Volume 3 of the DEIS includes the response to comments information. All comments and questions received by from the public through e-mails and public meeting transcripts prior to publishing the DEIS are evaluated and answered within this document. The unique names of the commenters have been removed to protect their privacy. In this volume of the DEIS a legend for comment type, the responses to each comment type, and a customized copy of each source document is included.

There are 59 documents which constitute the content of Volume 3. Each document is provided herein after a tab. The tabs for each section are preceded by a source document index. These source documents are preceded by a comment topic legend and the response to comment topic table (Table 1). Within each source document every comment, or question, is given a unique three level code identified by source document, sequential comment number, and comment topic. For example, each comment is identified on the left side of the source document with a textbox by the comment of "1-1-AA" for document one, first comment, and comment topic AA (or Cost, water user rates, etc.). Additionally, each comment is identified within the source document by having a box drawn around the comment.

Each identified comment is evaluated, categorized into comment topic and answered. The comments are categorized by topic, "comment topic", to allow for grouping the comments into relevant categories. A legend is provided that defines the comment topics. The responses to each comment topic are shown in Table 1. Table 1 provides the topic, a brief summary of the topic, the general response and the specific section in the DEIS where the reader can look for additional information on the topic.

Questions raised and answered during the four public meetings when formal transcripts were prepared are flagged with a unique three level comment code. However, as these questions were answered with the public meeting and are available in the transcript, the answers to these questions have not been repeated in Table 1.

Washington Aqueduct Comment Document Index

Document Number	Title/Description	Date & Time
1	Oral Statements and Questions from Interested Parties at St. Patrick's Episcopal Church Open House	1/28/04
2	Oral Statements and Questions from Interested Parties at Dalecarlia Water Treatment Facility Open House	9/7/2004
3	Email comment on Follow-up to Washington Aqueduct's September 7 Public Meeting	9/12/2002; 10:50 AM
4	Email comments	9/21/2004; 4:23 PM
5	Email comment on residuals	9/22/2004; 3:48 PM
6	Email comment on Proposed Water Treatment Residuals Management Process	9/25/2004; 1:45 PM
7	Email comment on Proposed Water Treatment Residuals Management Process	9/25/2004; 2:39 PM
8	Public Comment and Question/Answer Session and Technical Presentation on Alternatives Identification and Screening Process public meeting at Sibley Memorial Hospital	9/28/2004
9	Email comments on Dalecarlia 9/28 Meeting	09/29/2004; 4:30 PM
10	Email comments on Residuals project question	9/29/2004; 10:27 PM
11	Email comments on Suggested Alternative	09/30/2004; 10:40 AM
12	Email comment	10/2/2004; 8:55 AM
13	Cold call to Mike Peterson from Lehigh cement	<date email="" notifying<br="" of="">contents of call: 10/12/2004; 1:42 PM></date>
14	Email comments on Washington Aqueduct Residuals Treatment Alternative	11/05/2004; 2:15 PM
15	Email comments on Proposed Water Treatment Residuals Management Process	11/9/2004; 11:37AM
16	Email comments on Proposed Water Treatment Residuals Management Process	7/13/2004; 8:23 PM
17	Comments on Proposed Water Treatment Residuals Management Process	11/10/2004; 12:21 AM
18	Email comments on Proposed Water Treatment Residuals Management Process	11/11/2004; 10:24 AM
19	Email comments regarding sludge treatment plant	11/11/2004; 12:05 AM
20	Email comments on Dalecarlia Sludge Alternative proposals	11/11/2004; 1:08 PM

21	Email comments on Proposed Water Treatment Residuals Management Process	11/11/2004; 5:22 PM
22	Proposed Water Treatment Residuals Management Process, Request for Comments	11/12/2004
23	Email comments on Proposed Water Treatment Residuals Management Process	11/14/2004; 9:15 PM
24	Email comments on Proposed Water Treatment Residuals Management Process	11/15/2004; 12:08 AM
25	Email comments on Proposed Water Treatment Residuals Management Process-"Public Submission of Residuals Alternatives" Set of 72	11/15/04; 4:57 PM
26	Email comments on Proposed Water Treatment Residuals Management Process	11/15/2004; 5:25 PM
27	Email comments on Proposed Water Treatment Residuals Management Process	11/15/2004; 6:09 PM
28	Email comments on Proposed Water Treatment Residuals Management Process	11/15/04; 9:18 PM
29	Brookmont Community comments on and alternatives to the proposed Washington Aqueduct Water Treatment Residuals Management Process Facility to be located at the existing Dalecarlia Facility	11/15/2004
30	Public Comment and Question/Answer Session and Technical Presentation on Alternatives Identification and Screening Process public meeting at Sibley Memorial Hospital	11/16/2004
31	Email comments on Barge Option	11/19/2004; 2:08 PM
32	Email comments on EIS Wastewater	1/24/2005; 1:45 PM
33	Washington Aqueduct Residuals Management Project: Comments on Alternatives	2/14/2005; 4:45 PM
34	Washington Aqueduct Residuals and Dewatering Facility Additional 40 Alternatives	2/14/2005
35	ANC Meeting Comments, Questions from the Commissioners	3/2/2005
36	DOPAA Meeting Notes	5/26/2005
37	Washington Aqueduct Residuals Management Project: Comments on Alternatives	11/15/2004
38	Washington Aqueduct Residuals EIS	1/24/2005; 9:23 PM
39	Suggested Alternatives	9/30/2004; 10:40 AM
40	Waste Management Plan	2/10/2004; 3:58 PM
41	Comments on Proposed Water Treatment Residuals Management Process	2/10/2004; 4:24 PM
42	Comments on Proposed Water Treatment Residuals Management Process	6/3/2004; 6:54 PM

43	Sediment Disposal Options	5/24/2004; 1:41 PM
44	EIS and Related Activities relating to Proposed Water Treatment Residuals Management Process	6/18/2004; 11:43 AM
45	Comments on Proposed Water Treatment Residuals Management Process	1/11/2004; 2:12 PM
46	Comments on Proposed Water Treatment Residuals Management Process	7/14/2004; 8:06 PM
47	Comments on Proposed Water Treatment Residuals Management Process	7/19/2004; 2:24 PM
48	Comment on Residuals Project	7/28/2004; 4:47 PM
49	Comments on Proposed Water Treatment Residuals Management Process	9/22/2004; 10:19 AM
50	Comments on Proposed Water Treatment Residuals Management Process	9/21/2004; 4:17 PM
51	Comments on Proposed Water Treatment Residuals Management Process	9/25/2004; 1:45 PM
52	Comments on Proposed Water Treatment Residuals Management Process	9/8/2004; 10:10 AM
53	SSN-ANC – Needed Analysis for Next Public Review	9/22/2004; 6:01 PM
54	Comments on Proposed Water Treatment Residuals Management Process	9/25/2004; 2:39 PM
55	Comments on Proposed Water Treatment Residuals Management Process	10/4/2004; 8:39 PM
56	Residuals Project Question	10/9/2004; 11:19 AM
57	Comments on Proposed Water Treatment Residuals Management Process	11/7/2004; 10:30 PM
58	Comments on Proposed Water Treatment Residuals Management Process	11/9/2004; 11:37 AM
59	Fatal Flaws in the Corps' NEPA Analysis of Alternatives to the Current Residuals Disposal Practices at the Washington Aqueduct	3/30/2005

LEGENDComment topics received through public correspondence

	Торіс		
А	Cost	AA	Cost, water user rates, etc.
		AB	Cost, supporting data
		AC	Opportunity cost of land
		AD	Washington Aqueduct Funding
В	Facility (residuals processing)	BA	Facility appearance
		BB	Facility location
		ВС	Facility noise
		BD	Facility simulation
		BE	Facility access
		BF	Facility light
		BG	Facility smell
С	Monofill	CA	Monofill, preference
		СВ	Monofill, chemical exposure
		СС	Monofill, height
		CD	Monofill, trees
D	Pipeline	DA	Pipeline, preference to Blue Plains
		DB	Pipe in a pipe
		DC	Active management of residual discharge
		DD	WSSC Potomac WTP
		DE	Carderock
		DF	FCWA Corbalis WTP
		DG	Potomac River
		DH	GW Parkway
		DI	Pipeline size
		DJ	Regionalization
E	E Residuals EA Residuals disposal method		Residuals disposal method
		EB	Residuals processing method and impacts
		EC	Residuals Quantities
F	Schedule	FA	Construction schedule
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LEGENDComment topics received through public correspondence

		Sub- Topic	
		FC	Compliance performance
		FD	Temporary alternatives
		FE	Public comment period
G	Trucking	GA	Trucking, neighborhood impact
		GB	Trucking alternative
		GC	Trucking, noise
		GD	Trucking, routes
		GE	Trucking, frequency
		GF	Trucking, air pollution
		GG	Trucking, safety
		GH	Trucking, vibration
		GI	Trucking costs
Н	Barge	НА	Barge, preference
I	Comment	IA	Preference
		IB	Useful Life of Alternatives
J	Residuals Discharge Resolutions	JA	River discharge
		JB	Discharge during spawning season
K	Human Health and Environment	KA	Impure water quality, raw water intake
		KB	Monitoring water quality and safety
		KC	Residuals quality
L	Alternate Water Treatment Process	LA	Suggested Processes
М	Government	MA	EPA mandate
		MB	FOIA requests
		MC	Conflict of Interest
N	EIS Process	NA	Understanding
		NB	Screening criteria and meeting
		NC	Communication
		ND	NEPA Process
0	Alternate Coagulants	OA	Continued River Discharge
Р	Residuals Handling in Other Metropolitan Areas	PA	Disposal

LEGENDComment topics received through public correspondence

Topic		Sub- Topic	
Q Residuals Alternatives		QA	Public Residuals Alternatives

A number of comments were received on similar topics. This table documents the topics addressed in the comments, the general response, and refers the reader to the DEIS section where more information is provided on the topic/subtopic.

TABLE 1Comments and Responses by Topic

Topic / Sub-topic	Summary	Response	See DEIS section
AA	Costs, water user rates, etc.	Costs of alternatives are estimated and compared. Screening criteria for cost: a feasible alternative must be no more than 30 percent of the baseline budget of \$50 million, to avoid undue impact on user rates. Actual rate impacts are not estimated. The wholesale customers are responsible for estimating water rate impacts and adjusting water rates accordingly. The residuals project will be paid for by the wholesale customers.	DEIS Volume 1 - Section 2.3 Alternatives screening Process and Criteria DEIS Volume 1 - Section 4.14 Cost
AB	Cost, supporting data	Capital and O&M costs and associated supporting data are provided in the Feasibility Study. Monofill operating costs were obtained from a neighboring wastewater treatment utility that operates a similar monofill facility.	DEIS Volume 4 - Engineering Feasibility Study Compendium
		A question was raised concerning the difference between the pipeline construction costs included in Alternatives 5 versus Alternative 8, as summarized in the May 2004 Engineering Feasibility Study document. The pipeline cost included for Alternative 8 includes a \$10,000,000.00 allowance for land purchase that is not included in the Alternative 5 cost. The cost for the Alternative 5 pipeline was modified in Volume 4 of the DEIS to reflect a change in construction technique (to directional drilling). This change significantly increased the cost of the Alternative 5 pipeline.	DEIS Volume 4 –Engineering Feasibility Study Compendium Sections 3.1.2 and Section 5.7.
		Several public comments were received on the costs summarized in Table 5-2 of the DEIS Volume 4 - Engineering Feasibility Study Compendium. The same trucking costs were used for Alternatives B, C, and E. The unit trucking cost is based on an assumed haul distance. It is assumed that the permitted residuals disposal site would be the same distance from the Blue Plains AWWTP or the Dalecarlia WTP. Costs of hauling residuals to the monofill are included in the category name - Other Monofill Specific Costs. Road deterioration costs are not included in the trucking alternatives because the Department of Transportation provides funds for the maintenance of public roads.	DEIS Volume 4 – Engineering Feasibility Study Compendium, Table 5-2

TABLE 1 Comments and Responses by Topic

Topic / Sub-topic	Summary	Response	See DEIS section
AC	Opportunity cost of land	The Washington Aqueduct does not intend to sell the land surrounding the Dalecarlia Reservoir to partially finance the residuals project. This land provides valuable buffer and security functions.	The sale price of the land surrounding the Dalecarlia Reservoir was not evaluated in the DEIS because this action is not planned by the Washington Aqueduct.
AD	Washington Aqueduct Funding	Although owned and operated by the Army Corps of Engineers, Washington Aqueduct functions as a public water utility and is not part of the Corps' civil works program to be included in the Civil Works budget request. The improvements to the water treatment plant whether self-initiated or in response to regulation and permitting actions are the responsibilities of the utility ratepayers. All operations and capital improvement plans are based on the action taken annually by the Washington Aqueduct Wholesale Customer Board at which time they commit to pay for daily operations and capital projects they approve. The residuals processing project has been approved by the Wholesale Customer Board and is being funded by the customers.	

TABLE 1 Comments and Responses by Topic

Topic / Sub-topic	Summary	Response	See DEIS section
ВА	Facility appearance	The visual impact of residuals facilities is evaluated in Section 4 of the DEIS. Visual simulations have been developed to show the anticipated look of the proposed buildings and structures. These views will be refined during the design phase of the project.	DEIS Volume 1 - Section 4.12 Visual Aesthetics DEIS Volume 1 - Figures 4-2 to 4-11
		The photos of the existing site included in the DEIS were taken during both summer and winter seasons to show the variation in natural screening provided by the existing trees.	DEIS Volume 1 - Figures 4-2 to 4-11
		The feasibility of building the settling tanks and truck entrance/exit below grade is influenced by cost impacts and available site topography and space. Reduced facility heights will be considered for applicable alternatives.	
		Berms and other architectural landscape devices are possible measures to mitigate or minimize visual impacts. These features will be incorporated into the selected alternative.	
		The proposed thickening and dewatering building has three floor levels plus a basement thickened residuals pump area located on each side of the building. The description of the building has been changed from three-story building to three-floor building to address any potential confusion related to the height of the building. The floor to floor spacing used on the proposed building is greater than those typically used for a commercial office building to allow sufficient vertical space for residuals processing and storage equipment and vehicles. The floor to floor spacing and overall building height are shown on the building drawings included in Volume 4 of the DEIS.	DEIS Volume 4 – Engineering Feasibility Study Compendium, Section 4.4
		The architectural look of the proposed residuals processing facilities will continue to be developed as the project proceeds. The proposed facilities will be designed to provide a pleasant appearance. Their natural and built surroundings will be honored.	
BB	Facility location	Washington Aqueduct would contract haul and dispose of residuals for alternatives B, C and E. Multiple disposal sites are required to ensure disposal reliability. Disposal site selection will be the responsibility of the residuals disposal contractor.	DEIS Volume 1 - 4.16 Land Application of Water Treatment Residuals
		An evaluation of residuals land application sites based solely on existing permits and capacity of specific locations is unable to	

TABLE 1 Comments and Responses by Topic

Topic / Sub-topic	Summary	Response	See DEIS section
		accommodate a variety of land disposal practices that may take place in a dynamic market place over the 20-year design life of the project. The DEIS uses a programmatic approach to evaluate the ability of the residuals disposal marketplace to meet increasing demand within an approved regulatory environment.	
		Multiple residuals processing sites have been evaluated in the Engineering Feasibility Study Compendium, including numerous sites located distant from the Dalecarlia WTP site. One such alternative involves constructing new residuals processing facilities at the Carderock facility near the beltway. Several alternatives involving Carderock were suggested by the public. These alternatives were evaluated in Volume 4 of the DEIS – Engineering Feasibility Study Compendium, Section 3.2.2. These alternatives screened out because the Navy had determined that the construction of Washington Aqueduct residuals facilities is inconsistent with their long-term plan for the Carderock facility.	DEIS Volume 4 - Engineering Feasibility Study Compendium Section 3 Screening of Alternatives for a discussion of off-site residuals alternatives.
		Relocation of the entire existing Dalecarlia WTP and Georgetown Reservoir complex to another site would be a massive undertaking. Such a project could not be completed within the FFCA schedule and would be cost prohibitive. It is anticipated that such a project would cost at least \$640,000,000.00, exclusive of land purchase and raw water conveyance cost impacts.	DEIS Volume 4 – Engineering Feasibility Study Compendium, Figure 4-22.
		The northwest Dalecarlia processing site was previously reviewed and approved by NCPC as part of a Master Plan updated completed in 1980. The specific location of the proposed residuals thickening and dewatering facilities shown in Figure 4-22 of the Engineering Feasibility Study Compendium can be adjusted within the confines of the site area shown on this figure. Additional sites on the Dalecarlia WTP property are also evaluated in the DEIS (such as the east site evaluated for Alternative E).	
		One of the public comments indicates that existing pine trees located along the west property line of the Northwest Processing Site, as shown on Figure 4-22 of the Engineering Feasibility Study Compendium, will be cut down if the proposed residuals facilities are constructed. This is not true of the case with Alternative B. In fact; it is likely that additional trees would be planted to provide a visual screen with this alternative.	

TABLE 1Comments and Responses by Topic

Topic / Sub-topic	Summary	Response	See DEIS section
BC	Facility noise	The noise analysis summarized in the DEIS is a conservative worst case approach to determining noise impacts based upon regulations. Sound attenuation attributable to distance from residential receptors is considered in this analysis. Construction measures, such as installation of berms, will be considered to mitigate noise impacts to "sensitive" receptors during construction and operation of the residuals facilities. The various environmental impacts of the proposed residuals processing facility are summarized in the DEIS.	DEIS Volume 1, Section 4.3.3.2 Alternative B – Dewatering at Northwest Dalecarlia Processing Site and Disposal by Trucking DEIS Volume 1, Section 4.3.3.5 Alternative E – Dewatering at East Dalecarlia Processing Site and Disposal by Trucking DEIS Volume1, Section 4.
BD	Facility simulation	Visual simulations have been prepared for individual residuals facilities in lieu of an area-wide digital model.	DEIS Volume 1 – Section 4
BE	Facility access	See transcripts for responses.	DEIS Volume 4 – Engineering Feasibility Study Compendium
BF	Facility light	See transcripts for responses.	DEIS Volume 4 – Engineering Feasibility Study Compendium
BG	Facility smell	The air pollution issues associated with each alternative are evaluated in the DEIS. In general, the alternatives being considered are not anticipated to have a significant impact on area air pollutant levels. The water treatment residuals that would be processed at the proposed facility produce very little or no odor because they contain very low levels of biodegradable organic compounds. The majority of the residuals consist of river silt and alum residuals, both of which are biologically inert.	DEIS Volume 1 - Section 4.4 Air Quality
CA	Monofill, preference	Alternative A (Monofill) was initially found to be feasible, based upon the screening criteria. However, when the alternative was thoroughly evaluated in the DEIS and then balanced against the purpose and need for the project, it presented impacts that precluded its selection as the preferred alternative. The Corps of Engineers plans to investigate the monofill site for the potential presence of buried munitions in 2008.	DEIS Volume 1 - Section 6.2.1 Detailed Reasons for Not Selecting Alternative A: Dewatering and Disposal by Monofill
		The public suggested several alternate transport systems, such as a small rail system or a conveyor in a tunnel, to move dewatered residuals from the Dalecarlia WTP to the monofill. These options were	DEIS Volume 4 – Engineering Feasibility Study Compendium - Section 3.1.2

TABLE 1Comments and Responses by Topic

Topic / Sub-topic	Summary	Response	See DEIS section
		considered but none were determined to be relevant once it was determined that the monofill was no longer recommended as the preferred alternative.	
		Environmental impacts associated with the Alternative A (monofill) are described in the DEIS.	DEIS Volume 1, Section 4
		Current District of Columbia monofill regulations do not prohibit the government from constructing a residuals monofill on their property. This was confirmed in a meeting with the Office of the Attorney General of the District of Columbia held on September 24 2004.	DEIS Administrative Record
		The anticipated life span of the monofill alternative is not as long as some of the other alternatives considered in the DEIS. However, it would not be considered a temporary alternative given its 20-year life – a typical life for such a project.	
		The monofill would be located on the east side of the Dalecarlia Reservoir in an area designated the Dalecarlia Woods.	DEIS Volume 1, Figure 2-1
		The monofill cannot be buried deeper in the ground because it must be constructed above the groundwater table to prevent the liner system, designed to separate the residuals from the groundwater, from floating.	DEIS Volume 1, Section 4.9.3
		The costs for the monofill alternative are included in the Volume 4 of the DEIS.	DEIS Volume 4- Engineering Feasibility Study Compendium, Section 5-7.
СВ	Monofill Chemical Exposure	The monofill site would be fenced off to prevent access by the public. Although the residuals are not toxic, an impermeable liner would be installed on the bottom of the monofill to prevent the residuals from coming into contact with the groundwater. Once completed, the monofill would be capped (or sealed).	DEIS Volume 4 – Engineering Feasibility Study Compendium, Section 3.1.2 Alternative 2
CC	Monofill height	The height and footprint of the monofill is defined in the Engineering Feasibility Study Compendium	DEIS Volume 4 – Engineering Feasibility Study Compendium Section 3.1.2, Alternative 2. Additional information concerning the size of the monofill is provided in Figure 4-5b of the DEIS.
CD	Monofill Trees	The impacts associated with removing trees from the proposed monofill site are described in Section 4 of the DEIS. Compliance with the Urban Forest Preservation Act of 2002 is acknowledged as one of the issues	DEIS Volume 1, Section 4.

TABLE 1 Comments and Responses by Topic

Topic / Sub-topic	Summary	Response	See DEIS section
		that would need to be addressed if this alternative were selected for implementation. Reference topic CA for a discussion of why this alternative can no longer be recommended as the preferred alternative.	
DA	Pipeline preference to Blue Plains	Alternative C (Pipeline to Blue Plains) was found feasible, based on screening criteria. However, when the alternative was thoroughly evaluated in the DEIS and then balanced against the purpose and need for the project, it presents impacts that preclude selection as the preferred alternative. Some of the impacts could be mitigated to lesser levels, but the work is not possible within the schedule required by the Federal Facility Compliance Agreement (FFCA) schedule issued by the U.S. EPA. In addition, Alternative C is not consistent with the District of Columbia Water and Sewer Authority's long-term plans for its Blue Plains AWWTP to meet future nutrient loading and CSO demands and is more than double the cost of each of the other alternatives. Alternate routings for residuals pipelines to Blue Plains, such as Metro	DEIS Volume 1 - Section 6.2.2 Detailed Reasons for Not Selecting Alternative C: Thickening and Piping to Blue Plains AWWTP
		Rights of Way or abandoned sewer lines were considered but none were determined to be relevant because WASA cannot accept the Washington Aqueduct residuals to be processed on the Blue Plains site.	DEIS Volume 4 – Engineering Feasibility Study Compendium Section 3.2.1.
DB	Pipe in a pipe	The installation of two dedicated water treatment residuals pipes within the existing Potomac Interceptor pipe/conduit would be complex, dangerous, time consuming, and costly. Two redundant residuals pipelines would be required to avoid discharging residuals into the Potomac Interceptor in the event of a pipe break. Such a discharge could overload the Blue Plains plant and prevent further discharge of residuals from the Dalecarlia residuals thickening facilities until repairs were made to the residuals pipeline installed within the Potomac Interceptor.	DEIS Volume 4 - Engineering Feasibility Study Compendium, Section 3.2.1
		Based on the long length of pipeline required, the frequency of rainfall events, and the physical configuration of the Potomac Interceptor, it is anticipated that new water treatment residuals pipelines would need to be installed by workers dressed in Class D waterproof hazardous environment suits equipped with portable air supplies. Since the Potomac Interceptor is a stand alone sewer without a parallel back-up sewer over much of its length, it is anticipated that the new residuals pipelines would need to be installed within the Potomac Interceptor while it is partially filled with sewage. Pipeline installation contractor	

TABLE 1 Comments and Responses by Topic

Topic / Sub-topic	Summary	Response	See DEIS section
		staff would likely work from portable platforms that float on the sewage flow while they install pipe hangers in the crown of the interceptor. Work would need to be interrupted whenever rainfall increases sewage liquid levels above safe depths within the interceptor. The hazardous and intermittent nature of this work would make it very expensive to complete.	
		Even if the new residuals pipelines could be cost effectively installed within the Potomac Interceptor, the transfer of residuals to the Blue Plains site still could not be recommended as the preferred alternative because WASA has indicated that they need to reserve the available site space for future wastewater or CSO treatment facilities. As a result, no room exists to construct the residuals dewatering facilities required to process the Washington Aqueduct residuals.	
DC	Active management of residuals discharge	Discharging residuals to the Potomac Interceptor during dry weather conditions would require approximately 25 additional 105-foot diameter gravity thickeners to be constructed at the Dalecarlia WTP (above and beyond the 4 gravity thickeners anticipated for the current project). These thickeners would provide up to 30-days of residuals storage for rainy periods. The additional gravity thickener complex would occupy approximately 10 additional acres of area on the plant site. The additional thickeners would have a significant visual impact of the neighbors surrounding the plant site and increase the construction cost of the Blue Plains alternative significantly. Even if the additional gravity thickeners and associated thickened residuals pumping facilities could be constructed cost effectively (which is very unlikely), the dry-weather discharge of residuals to Blue Plains would still overload the existing Blue Plains treatment capacity. The total pounds of residuals delivered to Blue Plains would still be the same as suggested in Alternative 5. Based on these concerns, this option cannot be recommended as the preferred alternative.	DEIS Volume 4 – Engineering Feasibility Study Supplement, Section 3.1.2, Alternative 5
DD	WSSC Potomac WTP	Alternative 7 was screened out based on economic and institutional concerns. The cost of the alternative did not comply with the cost screening criteria and WSSC is not willing to process residuals from the Washington Aqueduct at their facility.	DEIS Volume 1, Section 3.1.2, Alternative 7 and Table 3-9. DEIS Volume 2 – Appendices, Public Involvement and Agency Coordination Section.
DE	Carderock	The Navy was contacted to determine if they would be willing to allow the Washington Aqueduct to construct residuals processing facilities on	DEIS Volume 4 - Engineering Feasibility Study

TABLE 1 Comments and Responses by Topic

Topic / Sub-topic	Summary	Response	See DEIS section
		the Carderock site. They have indicated that this action would be inconsistent with their mission and future plans for the Carderock site.	Compendium, Section 3.
DF	Fairfax Water - Corbalis WTP	See transcripts for responses.	
DG	Potomac River	It would be possible to use the existing residuals discharge pipes that connect the sedimentation basins to the Potomac River as carrier pipes to transport thickened residuals to the river. However, it is unlikely that the National Park Service would allow Washington Aqueduct to construct a barge loading station or residuals storage tanks on National Park land adjacent to the Potomac River. It is also likely that the approval to construct a residuals pipeline within the Potomac River bed to transport residuals to the Blue Plains AWWTP could be obtained and the pipeline constructed within the FFCA schedule milestones required by EPA. As a minimum, it is anticipated that a pipeline route study and archeological investigation of the route would be required to prove that there aren't any other routes available for the pipeline that present fewer impacts on park land. As with the pipeline to Blue Plains explored for Alternative C, it is anticipated that many Federal and local agencies would become involved in the design, permitting, and approval of such a pipeline route. The timeframe required for such approvals would be considerable, certainly beyond the timeframes allowed in the FFCA schedule. In addition to the pipeline issues, the alternative would also be negatively impacted by WASA's need to reserve property at the Blue Plains AWWTP for planned future nutrient reduction and CSO treatment improvements. This position prevents Washington Aqueduct from constructing any water treatment residuals processing on the Blue Plains AWWTP site.	DEIS Volume 4 - Engineering Feasibility Study Compendium, Section 3.
DH	GW Parkway	This alternate pipeline route was evaluated in Volume 4 of the DEIS.	DEIS Volume 4 – Engineering Feasibility Study Compendium, Table 3-7.
DI	Pipeline Size	The two 12-inch pipelines proposed for the Blue Plains alternative provide 100-percent redundancy for the design flow rate.	DEIS Volume 4 – Engineering Feasibility Study Compendium, Section 3.1.2 Alternative 5 discussion
DJ	Regionalization	Washington Aqueduct has a copy of the December 2000 report entitled "DC WASA Regionalization Study" prepared by staff from the Metropolitan Washington Council of Governments under contract to the District of Columbia Water and Sewer Authority in support of the DC	DEIS Volume 4 – Engineering Feasibility Study Compendium

TABLE 1 Comments and Responses by Topic

Topic / Sub-topic	Summary	Response	See DEIS section
		WASA Regionalization Committee. Washington Aqueduct management was not consulted by any member of the study committee and did not have any written or oral communications with them. The acknowledgements of this report have no reference to any involvement by Washington Aqueduct specifically or the Corps of Engineers in general.	
		Washington Aqueduct is also aware that in March 2005, the DC WASA board acted on an agenda item selecting a regionalization study committee to fulfill the commitment to do a five years hence reevaluation of the work done in 2000. Washington Aqueduct has had no contact with that committee to date, but if contacted it will participate fully in any discussion that committee wishes to have concerning the current and potential future operations of Washington Aqueduct.	
		The 2000 report was clear that there are many possible models for what might constitute regionalization of the wastewater and drinking water systems. Centralized ownership and operation of all wastewater and drinking water plants in the District of Columbia, in Northern Virginia, and in the Maryland counties adjacent to the District of Columbia is one option that might be studied. Without commenting on the appropriateness or likelihood of this model being selected and implemented, the practical issue is that EPA Region 3 has issued an NPDES permit that has an accompanying compliance schedule that is not compatible with the establishment of an independent regional authority. Regardless of the management structure that might come from a decision to create an independent regional authority, the fact remains that water treatment solids from the Dalecarlia and McMillan water treatment plants are not compatible with the Blue Plains facility. The region is not going to use less water in the future and the production of water treatment residuals is directly proportionate to the amount of potable water being produced. Therefore, the solids associated with the production of the portion of the region's drinking water currently produced by Washington Aqueduct are going to have to be recovered and disposed of, and that is going to be an additional cost.	
		In fulfillment of its NEPA responsibilities, Washington Aqueduct has consulted with WSSC, Fairfax Water and the city of Rockville to determine if those entities are able and willing to expand their solids	

TABLE 1Comments and Responses by Topic

Topic / Sub-topic	Summary	Response	See DEIS section
		production facilities to handle the solids produced by Washington Aqueduct. They have declined to do that.	
EA	Residuals disposal method	Marketing of residuals as a "soil conditioner" is evaluated in the DEIS. It can be concluded that the market for the land disposal of water treatment residuals is viable. Water treatment residuals are generally not suitable to apply as a fertilizer or use in composting operations because their organic content is quite low. Alum-based water treatment residuals typically have some ability to bind phosphorus, such as present in runoff. However the phosphorous binding characteristics of water treatment residuals varies from site to site. The water treatment residuals disposal market is not currently focused on taking advantage of this characteristic of alum-based water treatment residuals. However, given the level of concern associated with excess phosphorous being discharged into the Chesapeake Bay, it seems likely that this could change in the future. Washington Aqueduct remains interested in exploring a beneficial reuse disposal option for their water treatment residuals if it can be implemented cost effectively and reliably. The application of water treatment residuals to agricultural land is different than discharging it to the Potomac River because the solids contained within the residuals do not return to the river. Land application rates are regulated by the States to prevent runoff from containing excess solids.	DEIS Volume 1 – Section 4.16 Land Application of Water Treatment Residuals
		One potential residuals disposal method under consideration by Washington Aqueduct is to allow a cement plant to use the residuals in the manufacturer of cement. A sample of residuals was provided to Lehigh Cement for their evaluation so that they can determine if this option is cost effective.	DEIS Volume 4 – Engineering Feasibility Study Compendium section 3.2 Alternative P84 discussion.
		The public comments received to date suggest disposing of dewatered residuals at multiple sites. This is essentially what would be accomplished with the truck hauling alternatives. The contract residuals hauler selected for the project would haul dewatered residuals to multiple remote sites, permitted for the disposal of water treatment residuals. Multiple sites would be required to ensure that disposal can be reliably accomplished even if one or two sites are unavailable on a given day.	

TABLE 1Comments and Responses by Topic

Topic / Sub-topic	Summary	Response	See DEIS section
		Using the dewatered residuals to create a residuals island in the Potomac River or the Chesapeake Bay cannot be recommended as the preferred alternative given EPA's opposition to continuing to discharge the residuals to the Potomac River. It is also unlikely that the permitting activities associated with such an endeavor, assuming that EPA would consider it, could be accomplished within the schedule imposed by the FFCA.	
		The disposal of dewatered residuals in a landfill is considered a feasible alternative. Based on our discussion with various residuals disposal contractors, land application on agricultural land may be preferable to landfilling from a cost perspective.	

TABLE 1 Comments and Responses by Topic

Topic / Sub-topic	Summary	Response	See DEIS section
EB	Residuals processing method and impacts	Plasma heat treatment of residuals is one of the alternatives (Alternative 26) that were considered and screened in May 2004 following the Scoping Meeting. Alternative 26 was found inconsistent with screening criteria, proven methods, reliability and redundancy and economic considerations and is therefore not carried forward for	DEIS Volume 4 - Engineering Feasibility Study Compendium Section 3.1 – May 2004 Alternatives Screening
		detailed evaluation in the DEIS. Alternate temporary residuals storage locations, such as the Dalecarlia Reservoir, are evaluated in the Engineering Feasibility Study Compendium.	DEIS Volume 4 – Engineering Feasibility Study Compendium Section 3.2.2 – Public Alternative P82 discussion
		Some public comments suggest alternate residuals processing methods to reduce the number of trucks per day required to haul residuals to a remote disposal site. The number of trucks required per day is directly related to the dryness of the residuals cake being hauled. Thirty-percent cake dryness is currently envisioned for the trucking alternatives. Grinding residuals into a finer material as suggested in one public comment, would not have an impact on the density or dryness of the residuals and, as a result, would not reduce the number of trucks required to haul the residuals.	DEIS Volume 4 – Engineering Feasibility Study Compendium, Section 3.
		Alternate residuals dewatering technologies, such as centrifuges and belt filter presses, will be evaluated further during the design phase of the project. Both technologies can fit into the proposed residuals dewatering building described in the EFS. Neither technology has an environmental impact advantage because they dewater the residuals to essentially the same dryness and generate similar noise levels outside of the dewatering building.	
		Chapter 4 of Volume 1 of the DEIS describes the environmental impacts of 4 alternatives plus the No Action alternative. This information allows the public to compare the relative impacts of various alternatives.	DEIS Volume 1, Chapter 4

TABLE 1Comments and Responses by Topic

Topic / Sub-topic	Summary	Response	See DEIS section
EC	Residuals Quantities	The quantities of residuals that requires disposal varies considerably from alternative to alternative because some alternatives anticipate pumping thickened residuals at 2-percent solids while others assume that dewatered residuals at 30-percent solids will be trucked offsite. Less concentrated residuals (such as thickened residuals) require a much larger volume of water to be pumped or hauled away to remove the same number of pounds of solids. This is why the number of trucks of dewatered residuals is not directly comparable to the number of gallons of thickened residuals without adjusting for the extra volume of water associated with the thickened residuals. An example residuals volume calculation has been added to the appendices of the Volume 4 of the DEIS – Engineering Feasibility Study Compendium to help explain this conversion. The impacts associated with each residuals processing alternative are discussed in Section 4 of the DEIS.	DEIS Volume 4 – Engineering Feasibility Study Compendium, Appendices and Sections 2 and 3. DEIS Volume 1, Section 4.
FA	Construction Schedule	See transcripts for responses.	DEIS, Volume 1, Section 2.3
FB	EIS Schedule	See transcripts for responses.	DEIS Volume 2, A copy of the FFCA schedule is included under the Regulatory Information tab.
FC	Compliance performance	Alternatives that would otherwise be feasible but cannot be implemented within the timeframe stipulated within the FFCA schedule were eliminated from consideration as the recommended alternative because the FFCA schedule is a legally binding requirement.	DEIS Volume 2 – Appendices, Regulatory Information Section
FD	Short-term or Temporary alternatives	The 20-year life defined for the monofill is consistent with the planning period adopted for the DEIS as a whole. It is also consistent with planing horizons used in engineering feasibility studies. The consideration of short and long-term alternatives within the Engineering Feasibility Study Compendium is limited to residuals options such as the use of alternate coagulants, etc. In general, two-phased residuals processing alternatives (i.e., truck for a short period of time followed by the Blue Plains alternative) are not recommended because they could result in residuals processing facilities that are required for the initial phase having to be abandoned in the second phase.	DEIS Volume 4 – Engineering Feasibility Study Compendium Sections 3 and 4.

TABLE 1Comments and Responses by Topic

Topic / Sub-topic	Summary	Response	See DEIS section
		Alternate two phase residuals processing suggestions offered by the public, such as hauling wetter residuals initially followed by "a better long term solution" in the future, would result in a significantly larger number of trucks being required to haul wetter residuals in the short term – worst case average in excess of 300 trucks per day to truck thickened residuals. Most residuals dewatering technologies are capable of producing a dewatered residuals cake with a solids concentration of 30-percent or greater (i.e., 70-percent water and 30-percent solids). Technologies that produce a wetter material, such as gravity thickening, tend to produce a liquid residual product. Gravity thickening is currently envisioned as the first step in the residuals handling process, followed by centrifuge dewatering. Gravity thickening is capable of reliably producing a 2-percent solid product. The trucking alternatives discussed in the DEIS anticipated producing 6-8 trucks of water treatment residuals per day on average. Six trucks per day of dewatered residuals (at 30-percent solids) is equivalent to approximately 85-90 trucks per day of thickened liquid residuals (at 2-percent solids).	
FE	Public comment period	Three public comment periods were provided prior to the issuance of the DEIS: the Scoping Period January 11, 2004 through February 11, 2004), the first extension of alternatives identification period (September 10, 2004 through November 15, 2004) and the second extension of the alternatives identification period (December 23, 2004 through February 14, 2005).	DEIS Volume 1 - Section 5 Public Involvement
GA	Trucking, neighborhood impact	Alternatives B and E thoroughly evaluate impacts of trucking on nearby neighbors, from two different residuals processing locations (B-Northwest Dalecarlia Processing Site, E-East Dalecarlia Processing Site) Alternatives that rely on hauling residuals to a remote disposal site will typically limit hauling during rush hour and restrict hauling to daylight	DEIS Volume 1 - Sections 3 and 4, throughout
		hours between Monday and Friday. A complete listing of predicted residuals truck trips associated with a variety of river turbidity conditions are provided in the Engineering Feasibility Study Compendium. Truck trip estimates have been prepared for two sets of conditions, trips associated with long term (11-	DEIS Volume 4 – Engineering Feasibility Study Compendium, Table 3-6.

TABLE 1 Comments and Responses by Topic

Topic / Sub-topic	Summary	Response	See DEIS section
		year) average conditions and trips associated with wet year conditions. The highest river turbidity conditions are associated with wet year, design conditions and the lowest river turbidity conditions are associated with the long-term annual average conditions. A maximum of 33 truck trips per day (based on hauling peak residuals quantities residuals 5 days per week) are predicted for worst case conditions that are expected to occur no more than approximately 14 days every 11 years. A more typical maximum truck trip value of 13 trips per day is predicted for up to 30 days each year. The average number of truck trips predicted over an annual period is 8 per day.	
GB	Trucking alternative	Under all of the feasible alternatives selected for evaluation in the DEIS, pipelines would convey water treatment residuals from both the onsite sedimentation basins and the Georgetown Reservoir to the Dalecarlia thickening facility. Trucking from Georgetown to Dalecarlia is not under consideration for detailed evaluation in the DEIS.	DEIS Volume 4 – Engineering Feasibility Study Compendium Section 3 – Screening of Alternatives
		Trucking at night was suggested by the public as an alternative to daytime trucking. While potentially favorable from a traffic standpoint, night trucking would likely result in more noise impacts on the surrounding neighborhoods due to lower ambient nighttime noise levels.	
		Trucking dewatered residuals to offsite disposal is a common practice in the water and wastewater treatment industry, including the other two large water treatment facilities in the region (the FWA Corbalis WTP and the WSSC Potomac WTP). Other, more state of the art processing options, such as plasma treatment of residuals cannot be recommended as the preferred alternative because they are not considered proven and are not cost effective, although, even these technologies, typically result in a byproduct that is commonly trucked away to an offsite disposal site.	
GC	Trucking, noise	Trucking noise impacts are evaluated in the DEIS.	DEIS Volume 1 – Section 4.3 Noise
GD	Trucking routes	One of the alternatives suggested by the public, which was found to be consistent with the screening criteria, involves a new site at the Dalecarlia Reservoir, located adjacent to Little Falls Road, for the residuals thickening and dewatering facilities. This alternative is carried	DEIS Volume 4 – Engineering Feasibility Study Compendium, Section 3.2.3- Description of Public Alternatives Consistent with Screening Criteria

TABLE 1Comments and Responses by Topic

Topic / Sub-topic	Summary	Response	See DEIS section
·		through for detailed evaluation in the DEIS as Alternative E. It offers some advantages from a trucking perspective because it does not require trucks to travel up Loughboro Road.	
		One of the alternative truck routes considered, but subsequently eliminated, involves constructing a new access road from the Dalecarlia WTP site to the Clara Barton Parkway. This route was eliminated from consideration because the National Park Service does not allow truck traffic on the Clara Barton Parkway.	DEIS Volume 4 – Engineering Feasibility Study Compendium, Table 3-7 Alternative P79
		Using smaller trucks to dispose of dewatered residuals offsite would not increase the number of available of haul routes through the area surrounding the Dalecarlia WTP. The proposed routes were selected based upon their suitability for truck traffic. This criteria doe not change if smaller trucks are proposed.	
		Trucking route maps are included in the DEIS.	DEIS Volume 1, Section 3.
GE	Trucking frequency	See transcripts for responses. The number of trucks required to haul dewatered residuals offsite is summarized in the Volume 4 of the DEIS.	DEIS Volume 4 – Engineering Feasibility Study Compendium, Tables 2-1 and 3-6
GF	Trucking Air Pollution	The emissions associated with trucking residuals to a remote disposal location result in an emission increase that is less than <i>de minimis</i> levels and, therefore, present no short or long term impact on air quality.	DEIS Volume 1 - Section 4.4.3.2
GG	Trucking Safety	The truck routes studied in the DEIS generally conform to the proposed District of Columbia truck traffic management plan. The proposed number of residuals trucks does not negatively impact the level of service of the proposed routes.	DEIS Volume 1 - Section 4.11 - Transportation
		The selection criteria for residuals contract haulers would include their safety track record. Washington Aqueduct places high priority on operating a safe water treatment facility. This philosophy would extend to a residuals contract hauling operation.	
		The non-toxicity of the water treatment residuals is discussed in the DEIS/ Based on the testing conducted in 1995, and again in 2004, the water treatment residuals are suitable to apply on agricultural land disposal sites. A similar practice is used by two other large regional water treatment utilities (FWA and WSSC). Safe operation of the	

TABLE 1Comments and Responses by Topic

Topic / Sub-topic	Summary	Response	See DEIS section
		residuals hauling trucks associated with some of the proposed alternatives would be addressed by considering the safety track record of each hauler during the contracting phase and monitoring their safety record throughout their contract period. Safe hauling of residuals would be a high priority to the Washington Aqueduct if a hauling alternative were selected.	
		Minimal dust is typically associated with the dewatering and transport of alum residuals because the aluminum hydroxide present in the residuals limits the dryness of the dewatered cake to about 30-percent solids (or 70-percent water). Alum residuals also tend to retain their moisture more than topsoil or other types of residuals. As a result, they do not dry out quickly while being transported. Based on these factors, dust issues associated with the transport of alum residuals are anticipated to be minimal.	
GH	Trucking Vibration	The truck routes studied in the DEIS generally conform to the proposed District of Columbia truck traffic management plan.	DEIS Volume 1 - Section 4.11 - Transportation
GI	Trucking Costs	Residuals hauling costs were estimated based on hauling costs provided by neighboring water and wastewater treatment utilities of similar size. Non-cost issues, such as noise, light, and pollution were assessed based on their environmental impact rather than by assigning them a dollar value.	DEIS Volume 1- Section 4 throughout
НА	Barge, preference	Barging residuals via the Potomac River (not C&O Canal) to Blue Plains is one of the alternatives (Alternative 6) that was considered and screened in May 2004 following the Scoping Meeting. The C&O canal is a National Historic Landmark and is therefore not suitable for accepting barge traffic. Alternative 6 was found inconsistent with screening criteria, and is therefore not carried forward for detailed evaluation in the DEIS. Constructing an above grade conveyor or buried pipeline to a Potomac River barge loading station located within land controlled by the National Park Service would create a significant impact on the park and would not receive approval from the park service.	DEIS Volume 1 -TABLE 3-9: May 2004 Alternatives Screening Results Summary DEIS Volume 4 - Engineering Feasibility Study Compendium Section 3.1.2- Alternative 6: Thicken Water Treatment Residuals at Dalecarlia WTP, Then Transport by Barge to Blue Plains AWWTP

TABLE 1 Comments and Responses by Topic

Topic / Sub-topic	Summary	Response	See DEIS section
IA	Preference	Comment or preference noted.	DEIS Volume 1 – Section 5, Public Involvement
IB	Useful Life of Alternatives	The 20-year life defined for the monofill is consistent with the planning period adopted for the DEIS as a whole. It is also consistent with planing horizons used in engineering feasibility studies.	DEIS Volume 4 – Engineering Feasibility Study, Section 3.
JA	River Discharge	The return of silt and water treatment residuals back to the river after they are removed is generally prohibited by the Clean Water Act. Given the long track record of EPA requiring water treatment utilities throughout the country to remove their residuals from the rivers, from which they withdraw water, it is unlikely that this regulation could be successfully challenged.	
JB	Discharge during spawning season	The NPDES Permit was issued on March 14, 2003. The Federal Facilities Compliance Agreement was signed on June 12, 2003. The spawning season is defined in the NPDES permit as February 15 through June 30. There have been no discharges to the Potomac River during the spawning season since the issuance of the NPDES Permit in March 2003. Discharges were made on the following dates: From Dalecarlia 7/1/03; 7/7/03; 7/14/03; 7/28/03; 10/10/03; 10/20/03; 10/21/03; 1/12/04; 1/16/04; 1/20/04; 2/8/04; 7/14/04; 7/24/04; 7/25/04; 8/2/04; 8/8/04; 10/27/04; 11/30/04; 1/26/05; 2/1/05; 2/10/05 From Georgetown 7/20/04; 8/10/04; 8/19/04; 12/2/04; 2/2/05 In accordance with the NPDES permit, before each discharge, Washington Aqueduct has made notifications to the agencies describe in the permit. There is no general public notification because the discharge itself does not put the public in any personal danger and the exact timing is dependent on operational conditions at the treatment plants.	

TABLE 1 Comments and Responses by Topic

Topic / Sub-topic	Summary	Response	See DEIS section
KA	Impure water quality, raw water intake	Converting the existing surface intake on the Potomac River to a well-based intake was considered in the Engineering Feasibility Study Compendium and subsequently screened out from consideration. Options that involve reconfiguring the existing raw water intake structures are evaluated in the Engineering Feasibility Study Compendium. In general, these options are found to be inconsistent with the screening criteria for the project.	DEIS Volume 4 – Engineering Feasibility Study Compendium, Section 4.5 and Table 3-7
KB	Monitoring water quality and safety	Residuals deposited in the Forebay portion of the Dalecarlia Reservoir and water treatment residuals produced in the sedimentation basin of the Dalecarlia WTP were tested to determine their potential to leach toxic substances if applied to land of landfilled. Residuals samples were also tested directly to quantify the concentration of key regulatory constituents. The results of this testing indicated that the residuals are non-toxic and suitable for land application on agricultural land or landfilling.	DEIS Volume 1 - Section 4-17: Public Health
KC	Residuals quality	The water treatment residuals produced by the Washington Aqueduct are considered non-toxic by regulatory agencies responsible for overseeing their potential application to agricultural land of deposition in a landfill. Specific toxicity testing was performed on the Washington Aqueduct residuals as part of this DEIS effort. These tests confirmed that the residuals are non-toxic. These results agreed with similar previous testing conducted in the mid-1990's.	DEIS Volume 1 - Section 4-17: Public Health
LA	Suggested processes	Alternate treatment processes that minimize or change the form of the residuals (such as MIEX, ultrafiltration, etc.) were evaluated in the Engineering Feasibility Study Compendium. These alternatives were screened out based on concerns related to unproven technology, cost, and compliance with the FFCA schedule.	DEIS Volume 4 – Engineering Feasibility Study Compendium Section 3.2.2 – review of Public Alternative P99.
MA	EPA mandate	EPA is not obligated to perform NEPA analysis for a permit enforcement action. The obligation to perform this analysis belongs with the Federal Agency being regulated by EPA, Washington Aqueduct in this case. In cases where the water treatment utility is not operated by a federal agency, a NEPA analysis is not required.	
МВ	FOIA requests	See transcripts for responses. Washington Aqueduct has provided written responses to FOIA request letters. These responses are available in the administrative record.	Administrative record.

TABLE 1 Comments and Responses by Topic

Topic / Sub-topic	Summary	Response	See DEIS section
MC	Conflict of interest	See transcripts for responses.	
NA	NEPA Process Understanding	The intent of the public meetings held in September and November 2004 was to inform the public of the status of the alternative evaluation process as it was proceeding, as well as, inform the public of how this information would be considered within the context of the NEPA process.	DEIS Volume 1 - Section 5.0 Public Involvement
NB	Screening criteria and Scoping Meeting	The screening criteria were developed prior to the January 28, 2004 Scoping Meeting. Public input on the screening criteria was received during the Scoping Period, which ran from January 12, 2004 through February 11, 2004. The alternatives were screened by the Washington Aqueduct DEIS project team.	DEIS Volume 1 - Section 5.0 Public Involvement and DEIS Volume 4 - Engineering Feasibility Study Compendium, Section 2.2 Development of Alternatives
		A summary of the initial alternative screening results was presented in the Engineering Feasibility Study dated May 2004. This document was placed on the Washington Aqueduct project website following its completion. The Engineering Feasibility Study was subsequently updated to include additional alternatives submitted by the public. This updated document is provided as Volume 4 of the DEIS.	DEIS Volume 4 - Engineering Feasibility Study (original and updated Engineering Feasibility Study Compendium – Volume 4 of the DEIS).
		The DEIS evaluates a total of 4 alternatives plus the no action alternative. This number is not unusually low when compared with other EIS's and therefore, is not considered an indication that the screening criteria should be revised.	DEIS Volume 1.
		The screening criteria include cost because the proposed action must be economically feasible to the wholesale customers.	
NC	Communication	Prior to each public meeting related to the residual project, starting with the January 26, 2004 Scoping Meeting, the public was notified of meeting, date, time, and location. This was typically accomplished by placing display ads in the Washington Post and at least one local paper. A notice was also placed in the Federal Register prior to the Scoping Meeting. The alternative screening approach and alternative screening results were also presented during subsequent public meetings at the request of the public. The public meetings held between September and October 2004 included a progressive discussion of the environmental evaluation of new public and screened alternatives. Following the DOPAA public meeting held on May 26, 2004, three additional opportunities for public input were provided on	DEIS Section 5.0 - Public Involvement.

TABLE 1Comments and Responses by Topic

Topic / Sub-topic	Summary	Response	See DEIS section
·		September 7, 2004, September 28, 2004, and November 16, 2004. Two additional opportunities for the public to submit alternatives were also provided in September/October, 2004 and January/February, 2005.	
		Numerous public comments were received regarding the shortcomings of the forum chosen for the September 7, 2004 project update meeting. The larger than anticipated number of attendees rendered the selected format ineffective. A different format was chosen for subsequent meetings to address this issue.	
ND	NEPA Process	The NEPA process has been followed to the letter and the intent of the law. Additionally, several public meetings, not required by NEPA, have been held in order to address the high level of public interest in this project.	
OA	Alternate coagulants – continued river discharge	The current NPDES permit does not allow the Washington Aqueduct to switch to an alternate coagulant and continue to discharge residuals to the river. The intent of the NPDES permit is to remove essentially all residuals from the river. Washington Aqueduct is planning to evaluate the use of alternate coagulants, such as polyaluminum chloride, in the future. This coagulant has the potential to reduce the quantity of residuals requiring processing and disposal. However, additional testing is required to confirm that it does not reduce the quality of the drinking water in other areas, such as organics removal, lead corrosion, etc. EPA approval would also be required before an alternate coagulant could be used.	DEIS Volume 4 - Engineering Feasibility Study Compendium, Section 4.3 for a discussion of alternate coagulants that could be used to reduce the volume of residuals that requires disposal.
PA	Residuals Handling in Other Metropolitan Areas	Other large cities dispose of their water treatment residuals using a variety of methods including land application, sewer disposal, landfilling, etc. Neighboring water treatment utilities, such as FWA and WSSC dispose of their residuals by land application, quarry disposal, and discharge to the sewer.	
QA	Public Residuals Alternatives	Over 140 public residuals alternatives are evaluated in the Engineering Feasibility Study Compendium.	DEIS Volume 4 – Engineering Feasibility Study Compendium, Section 3.2 Alternatives P-1 through P-27

Document 1

1

1	DEPARTMENT OF THE ARMY
2	CORPS OF ENGINEERS
3	X
4	IN RE: Intent to Prepare a Draft :
5	Environmental Impact Statement :
6	for a Proposed Water Treatment :
7	Residuals Management Process for :
8	the Washington Aqueduct, :
9	Washington, D.C. :
10	X Wednesday, January 28, 2004
11	Washington, D.C.
12	Oral statements and questions of interested parties were
13	taken at St. Patrick s Episcopal Church and day School at
14	4700 Whitehaven Parkway, N.W., Washington, D.C. 20007
15	from 7:00 p.m. to 9:00 p.m.
16	
17	Comments from different individuals are separated by the following symbol " ******** "
18	Names of respondents have been removed from the transcript to protect individuals privacy.
19	
20	

	1	PROCEEDINGS
	2	* * * * * * *
	3	: Considering the
	4	alternatives, I hope very much that the Washington
1-1-GA	5	Aqueduct Division and the Army Corps of Engineers take
	6	into consideration the environmental impact that trucking
	7	would have on the communities involved, their near
	8	neighbors.
	9	* * * * * * *
	10	: I have a few comments or
	11	suggestions, One on the processes for dealing with the
1-2-EB	12	sediments. I would suggest that you include an
	13	examination of the so-called plasma technology. You have
	14	listed various other conventional ways of dealing with
	15	the processing of the residuals. Here is a potential
	16	high tech way of reducing the at least the volume of
	17	the sediments and, thus, making it more easy to get rid
	18	of them.
	19	As you know, I am adamantly opposed to
	20	trucking for environmental because of the potential
1-3-GA, GD	21	environmental impact on residential neighborhoods. But,
	22	if you do go to trucking, I think that you should include
	23	a provision for hardening the Little Falls Parkway so

- that it could handle trucks carrying the sediments. That
 way you are taking the trucks out of the residential
- 3 areas of the Palisades. You would then go down
- 4 Dalecarlia and out Massachusetts and over River Road and
- 5 out to the beltway or wherever you re going.
- And I think that would be a very useful
- 7 step in making any truck program compatible with the
- 8 needs of the Palisades neighborhood.

1-4-AA

1-6-EA

- 9 I also would hope that we would get
- 10 assessments of the costs of the various approaches and
- 11 their potential -- and some estimates on the potential
- 12 impact on the rates that water users will pay in the
- 13 District and elsewhere. I gather that you do contemplate
- 14 doing that after going through the briefing process.
- I don t know how much emphasis I would
- 16 place on the barge in the C&O Canal. I offered that more
- 1-5-HA | 17 or less as a joke. I m somewhat startled to see it down
 - 18 as a serious alternative at this point.
 - 19 Any rate, there is a potential there for
 - 20 taking these sediments, dehydrated sediments, back up to
 - 21 the upper stretches of Montgomery County where you have
 - 22 sod farms and so on and replenishing the soil. I gather
 - 23 that this sediment that is of good quality that one

1	alternative is to mix it with the sewer sludge and
2	produce a form of fertilizer. That calls for a kind of
3	cooperation with WUSA and so on that I m not sure is
4	possible. At any rate, I offer that as an idea.
5	I had one other thought. That s it for
6	now. I ll try to put it all down on paper, but, any
7	rate, there are some thoughts. Thank you very much for
8	listening.
9	(Pause.)
10	: One other thought -
11	again.
12	One other thought is I hope that when we
13	consider Georgetown Reservoir we do not contemplate
14	trucking the sediments out of there back up to some
15	central disposal point, perhaps the Aqueduct on MacArthur
16	Boulevard. That would really raise hob with the
17	neighborhood to have the trucks passing up MacArthur
18	Boulevard and up through the central heart of the
19	Palisades. And I gather you do there are possible
20	alternatives of piping it inside your other big pipes and
21	I would just urge that you do that.
22	Thank you.
23	
	Anita B. Glover & Associates, Ltd. 10521 West Drive

1-7-GA

Fairfax, Virginia 22030 (703) 591-3004

1	CERTIFICATE OF NOTARY PUBLIC
2	I, Linda M. Kia, a Certified Verbatim
3	Court Reporter and a Notary Public in and for the
4	District of Columbia, the officer before whom the
5	foregoing deposition was taken, do hereby certify that
6	the witness whose testimony appears in the foregoing
7	deposition was duly sworn by me; that the testimony of
8	said witness was taken by me by Stenomask and thereafter
9	reduced to typewriting under my direction; that said
10	deposition is a true record of the testimony given by
11	said witness to the best of my knowledge and ability;
12	that I am neither counsel for, related to, nor employed
13	by any of the parties to the action in which this
14	deposition was taken; and further, that I am not a
15	relative or employee of any attorney or counsel employed
16	by the parties thereto; nor financially or otherwise
17	interested in the outcome of the action.
18	
19	
20	LINDA M. KIA, CVR
21	Notary Public in and for the District of Columbia
22	My Commission Expires:
23	March 31, 2008

Anita B. Glover & Associates, Ltd. 10521 West Drive Fairfax, Virginia 22030 (703) 591-3004

23

1

1	DEPARTMENT OF THE ARMY
2	CORPS OF ENGINEERS
3	X
4	IN RE: Washington Aqueduct Open House for :
5	the Draft Environmental Impact :
6	Statement for a Proposed Water :
7	Treatment Residuals Management Process:
8	X
9	Tuesday, September 7, 2004
10	Washington, D.C.
11	Oral statements and questions of interested parties were
12	taken at the Dalecarlia Water Treatment Facility, 5900
13	MacArthur Boulevard, N.W., Washington, D.C. 20007 from
14	6:30 p.m. to 9:00 p.m.
15	
16	Comments from different individuals are separated by the
17	following symbol *****
18	
19	Names of respondents have been removed from the transcript
20	to protect individuals privacy.
21	LMK-211-04
22	
23	

1	COMMENTS / QUESTIONS
2	* * * * * * *
3	: I'm,
4	President of Spring Valley West Homeowners' Association.
5	That is consistent of 157 family homes, single home
6	dwelling. And we are opposed to the landfill, dump.
7	Thank you.
8	* * * * * * * *
9	: My name is
10	And my comment is regarding your screening process. I
11	have looked at the material, which has been posted on the
12	internet and it's very useful and it's very
13	comprehensive; however, it presents a screening process
14	of something like 20 or 25 alternatives and simply says
15	that a certain number of them met the screening and
16	certain didn't. It doesn't say who decided that they met
17	the screen.
18	And I want to be sure I understood so,
19	therefore, the information that's on the web about what
20	the alternatives are and which ones met the screen, why
21	certain ones met the screen and certain didn't was not
22	clear to me. I know that there is a matrix that shows by
23	a whole series of criteria which ones met it, but it

2-1-CA

2-2-NB, NC

- 1 really doesn't -- it's not clear about why certain checks
- 2 were in certain boxes and who made the decision about
- 3 which box to check.
- 4 So my comment is that I think you should
- 5 make that information available. Otherwise, the
- 6 information you're got on the internet is very easy to
- 7 access. It is very well done. It's very helpful. But
- 8 it's not clear how alternatives were chosen to meet
- 9 certain screening criterion or not. And that may be a
- 10 technically complex subject, but still think that's key,
- 11 because my reading of it was that many of the criterion
- 12 met the screening. That's all. That's my comment.

14 : I think it's dishonest to

- 15 show pictures of the trees without saying what season the
- 16 pictures were taken because the buffering is going to be
- 17 a lot less in winter. The pictures, having lived in the
- 18 neighborhood, I'm quite sure the ones taken along
- 19 Dalecarlia Parkway were taken in summer when the
- 20 vegetation is very thick. So the EIS is terribly
- 21 misleading to people who might be within sight of the
- 22 monofill because maybe we'll see it in the winter while
- 23 they might not see it -- see it as much in the spring or

2-3-BA

		ı
	1	summer. It's really a serious flaw in the EIS.
	2	* * * * * * *
	3	: I'm My
	4	wife and I live in Spring Valley and studied Alternative
2-4-CA	5	A and we both are vigorously opposed to it as
	6	environmentally unsound and an unnecessary intrusion on
	7	the residential quality of the neighborhoods abutting the
	8	aqueduct. Thank you.
l	9	* * * * * * *
	10	: I would like to very
2-5-DA	11	much would like to approve C. I think C does far less
	12	damage to our houses than any other.
	13	* * * * * * * *
	14	: I think the option number
	15	three is by far and away the best solution to the
2-6-DA	16	problem. The areas under which the project this project
	17	would take place are filled with a great lot of dense
	18	population, including older people and lots of children.
	19	And, given that situation, it seems to me that it would
	20	be far better to truck this waste material some place
	21	else and not build anything which would be 80 feet tall
	22	in the neighborhood.
l	23	* * * * * * * *

from the Western

2-7-NC

 \exists : I am a native 1 2 Washingtonian. I am distressed by the poor management of 3 this. The acoustics are terrible. I cannot hear clearly what he is saying. Moreover, the questions of the 4 5 audience are terrible. He mentions we can go on email 6 and can get some information. Why couldn't that have been printed out here for information here. Instead, we come here and then you have to call in later on and 9 hopefully we can get some in sent to us. It is very,

very poorly done. I hope there will be some better way

∏: I'm|

to establish this.

* * * * * * * * * * 12

2-8-GA, GG, GH

10

11

13

14 Avenue Citizens' Association. I think to add trucks to 15 the roads will affect the foundations of our homes and our roads, which has been fixed by the District of 16 Columbia already. The Western Avenue Citizens' 17 Association will feel it will have to sue to protect our 18 property if sludge is transported by trucks. That the 19 20 trucks will present a safety concern which is not been 21 addressed. There are a lot of pedestrians on Western Avenue and there have been a lot of accidents there. 22 23 These trucks will present a tremendous safety risk.

2 3 My name is 4 This meeting arranged at the treatment plant is a 2-9-NC 5 disaster. I want to hear what my neighbors have to say 6 and I want them to hear what I have to say. And the 7 process leaves a lot to be desired. We're all standing in a big hall. I can't hear the questions and so it 9 makes the whole proceeding useless. And I think it ought 10 to be done again and provide for adequate facilities, not in an echoing hall where nobody can hear the questions. 11 12 I don't blame the Director, but somebody 13 has lack of foresight here. 14 15 I would like to have 16 another meeting where we can all sit down in an 2-10-NC 17 auditorium. It's impossible to hear the questions because of the echo. We don't even understand the 18 speaker 30 percent of the time. We have to stand. 19 this meeting is very unsatisfactory. Would you please 20 hold the same type of meeting in a proper auditorium and 21

1

22

23

Thank you.

then ask the people to line up with their questions so

they can be given in an orderly way? In other words,

| | 1 | like any decent meeting. It doesn't have to be |
|-------------|----|--|
| | 2 | segmented, quote, unquote, just a well-run meeting, |
| | 3 | period. Thank you. |
| | 4 | * * * * * * * * |
| | 5 | : I favor Alternative B |
| 2-11-IA | 6 | because it is the most equitable distribution of the |
| | 7 | costs and the exposure over the entire weight-base, not |
| | 8 | just one portion of the area. |
| | 9 | * * * * * * * * |
| | 10 | : My name is, |
| | 11 | from Bethesda. The criteria seem to be weak. For |
| 2-12-CA, CB | 12 | example, we hear that the District, the Metropolitan |
| | 13 | Area, has a shortage of trees and yet you're now saying |
| | 14 | you're going to take a minimum of 30 acres of trees and |
| | 15 | possibly more. This doesn't make sense. When I asked |
| | 16 | your staff about drainage, they had no decent answers. |
| | 17 | But you will have toxic drainage from there. The Blue |
| | 18 | Plains alternative offers access by barge to transport |
| | 19 | the material so it makes it a permanent solution, not |
| | 20 | temporary. Also, be aware that many states consider this |
| | 21 | substance hazardous material. |
| ' | 22 | * * * * * * * |
| | 23 | : Well, we just wonder if they |
| | | |

considered that there was an impact on the neighborhoods, 1 because, of course, this is a meeting of 400 outraged 2 2-13-NC 3 people and we feel that they tried to make it through. Nobody had any word of this until late July and they've 4 5 been working on it, obviously, for many, many months. And then -- has a question. 6 7 We suggest that the next meeting, which should be fairly soon, be in a local school that has a 9 decent auditorium so you don't have 400 people standing 10 up, a lot of whom are elderly and they're having trouble. So we think there should be another meeting very soon in 11 12 which they can take the comments of the neighbors. * * * * * * * * * * 13 14 : Have you considered the fact 2-14-BB that you're going to have a major hospital in your 15 16 backyard? 17 * * * * * * * * * * 18 : My statement is the 2-15-CA 19 monofill will go in Dalecarlia over my dead body. 20 21 The landfill and the 2-16-CA, FD, trucking are short term solutions. Piping is the only 22 ΙB 23 viable solution because it's long-term and it's safe and

it gets it out of our neighborhood. Period. * * * * * * * * * * 2 7: The option of cutting 3 down 30 acres of trees that have taken more than 30 years to grow for a short-term solution seems a little odd when 2-17-BB, **DA**, 1B, GF 6 by piping everything to Blue Plains, it could not only be stored there, it could be moved from there to other uses, as far in the future as we can see. Otherwise, you will 9 ruin the air quality around here and they're going to 10 just have to go pipe it to Blue Plains anyhow. So it 11 doesn't provide much. * * * * * * * * * 12 13 \square : My name is \square 14 and I live off of MacArthur Boulevard. And I am 15 very concerned about the trucking option, as it would 2-18-GB, endanger the children on our block, as well as pollute 16 DA, GF, GG, 17 the air, as well as shake the foundation of our house and GH our neighbors' houses. And our retaining wall is already 18 19 showing damage and our house is cracking from trucks that 20 currently run up and down the streets. And we're very --21 I'm very in support of -- very much in support of the pipeline, as I feel like it's the most cost-effective 22 23 solution over a long period of time. And that is all.

2 : I'm I live

3 on MacArthur Boulevard. I'm against the trucking option

4 for the damage and the pollution and the danger to the

5 neighborhood. I am for a long-term permanent option,

6 such as the pipeline and would be more than happy to

7 support it, whatever means I could do. Thanks. Thanks a

9 * * * * * * * * *

10 : I just wanted to reiterate

11 the two points I made tonight. The first is that it is

12 not right to say to the people in the District who are

13 concerned about transportation and the people in Maryland

14 are concerned about the sludge shop. People in both

15 areas are extremely concerned and strongly opposed to

16 both of those alternatives. It will have a major impact

on our whole area, as well as the environment that is

18 somewhat preserved within that area.

19 My complaint -- my second point was to ask

20 why the Corps had not stated the maximum height for the

21 sludge dump or a maximum number of acres to be clear-cut.

22 I think the 80-foot height and the 30-foot clear-cut is

23 staggering, but at least we should know if it can be

2-20-DA, GA, BA, IA, CA

2-19-GA,

DA, GG, GF

1

8

lot.

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| | 1 | worse than that. And I believe the answer was that it | | | |
|-------------|----|---|--|--|--|
| | 2 | was not possible to state the maximum. And I strongly | | | |
| | 3 | object to that. Thank you very much. | | | |
| | 4 | * * * * * * * * | | | |
| | 5 | : I have a suggestion. Why | | | |
| 2-21-GB, HA | 6 | wouldn't you truck at night? | | | |
| | 7 | Another suggestion. Truck at night to the | | | |
| | 8 | river and barge it down to the Blue Plains plant. Okay? | | | |
| | 9 | * * * * * * * * | | | |
| | 10 | : I was wondering what the | | | |
| 2-22-DA | 11 | reason is for not just going ahead and doing the Blue | | | |
| | 12 | Plains stream-in facility. It seems to me that unless | | | |
| | 13 | there are some tremendous reason for not doing that, that | | | |
| | 14 | is just a no brainer given the topography of Dalecarlia | | | |
| | 15 | Parkway; that they should use the long-term solution | | | |
| | 16 | though it might cost more in today's dollars and just get | | | |
| | 17 | the sludge out of here. | | | |
| | 18 | * * * * * * * | | | |
| | 19 | : Hi. I'm and | | | |
| 2-23-CA | 20 | I'm adamantly opposed to the monofill and I want it | | | |
| | 21 | stopped now. | | | |
| | 22 | * * * * * * * | | | |
| | 23 | : I've looked at the three | | | |
| | | | | | |

alternatives and two of them pose long-term environmental 1 2 problems and one poses all of the environmental problems 2-24-DA only during it's construction, which is moving the 3 material away to Blue Plains via pipeline. So, from a 4 5 resident's point of view, this is a no brainer, because 6 we're concerned about the long-term environment. If the 7 only risks are whether in the short-term it can be built in time, that's a risk we think the Washington Aqueduct 9 should be willing to take because that is the one scheme 10 that doesn't pose long-term questions and issues for our 11 environment and our children. Thanks. * * * * * * * * * 12 I am absolutely opposed to 13 14 the monofill. I think the only real solution is the 2-25-CA, DA 15 pipeline. If you look at the monofill, it's a very short-term solution relatively speaking. Even at a 16 substantial cost differential, the pipeline is a better 17 investment for achieving the goals of moving the material 18 19 back into the Potomac. 20 21 I think it is unconscionable 2-26-BA, CB to take 30 acres worth of trees, including the deer and 22 23 the foxes, and then to create -- then for the chemicals

- 1 to stay there and for children to be -- or anyone for
- 2 that matter to be exposed to those chemicals. That's
- 3 all.

4 * * * * * * * * *

- 5 I have two things. The
- 6 first is that if you go on record, there was no official
- 7 announcement of a sign-up sheet to register how many
- 8 people were here. So this is not reflective, the sign-up
- 9 sheet does reflect the total number of people that were
- 10 here.
- 11 My comment is on the monofill plan, it
- 12 shows an outline for the monofill; however, discussions
- 13 with the moderator there, he recognized that you would
- 14 have to have berms and holding ponds and everything like
- 15 that. I'm assuming that's going to be around a bigger
- 16 parameter, so you're not showing the whole thing. And so
- 17 it's a larger area than what is shown.
- The second thing is, also on the monofill
- 19 plan, it shows that this would give us 20 years to have
- 20 technology catch up. So it gives you that false sense
- 21 that technology is going to provide a better plan at the
- 22 end of 20 years when you've completely decimated a
- 23 forrest with the monofill, as well as all of the berms

2-27-CA IA, IB, FD

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- 1 and the holding ponds and everything. And, yet, when I
- 2 go over to the trucking guy, I find out that the
- 3 technology that they are anticipating having at the end
- 4 of 20 years is the trucking option, which you need to --
- 5 they need to be more specific and answer questions,
- 6 anticipate questions and not give half-baked information.

7 * * * * * * * * * *

8 My name is _____

- 9 I live at Yumas Street, Northwest. I am a
- 10 31-year resident of the District of Columbia and a 10-
- 11 year resident of Spring Valley. I just spoke with one of
- 12 the professional representatives here this evening who
- informed me that if the monofill option is used that
- 14 there will be residuals of aluminum hydroxide. This will
- 15 be in an area that is highly congested with residents,
- 16 particularly elderly residents and next door to a
- 17 hospital and it's in an area where we, the residents,
- 18 well know we have underground munitions left over from
- 19 the Army, plus there is a network of underground springs.
- 20 That's why they call this Spring Valley. So it would be
- 21 important to know, number one, when these materials leach
- 22 out of the monofill, as they inevitably will, into the
- 23 ground, what health effects will that have on the

2-28-CA, KC, NC

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residents and the patients in the hospital. And the same concern would be for the dust in the air in a city which 2. is very polluted which has a higher cancer rate than almost anywhere in the country. I myself am a victim of cancer. I would have to move out of the neighborhood if 6 this proposal were to come to pass. I would much prefer to see a more sensible alternative that can result in the sludge being removed to an area where it does not put any 9 residents at risk. 10 This is again. I wanted to note that despite the fact that I am active in the 11 neighborhood and a member of the Spring Valley West 12 Citizens' Association, I was totally unaware of this 13 14 proposal until approximately a week ago, which indicates 15 to me that the Corps of Engineers had not done an adequate job of providing the public with notice of their 16 17 proposals and an opportunity to comment. * * * * * * * * * 18

2-29-DA, AC

19

most valuable real estate values in practically the whole country. If they need the money to build the pipeline, they will be better off selling the existing land and putting in residential areas and using that money for the

: This area has one of the

- 1 pipeline. It would be very good for the tax revenue of
- 2 D.C. and it would not destroy the whole community. This
- 3 landfill would destroy a whole area and it would only
- 4 solve the 20-year problem.

5 * * * * * * * * *

- 6 : I think the format for
- 7 this meeting was absolutely awful. Nobody could hear
- 8 anything and there was no reasonable forum for any kind
- 9 of discussion that anybody could participate in. And I
- 10 think that very few people up until the last few weeks
- 11 were even aware that this process of any kind was going
- 12 on. There has been virtually no notification of the
- 13 whole process and when one looks at the schedule of
- 14 accomplishments that is proposed, we are very near the
- end of the draft EIS period and then it goes into a 60-
- 16 day public comment period and there is virtually -- I'll
- 17 bet you that 90 percent of the people that were here
- 18 won't even know what a draft EIS and what it can do and
- 19 what it can't do and how it is to be used in decision
- 20 processes.
- I think that there are a lot more people
- 22 here than they anticipated and they are not prepared in
- 23 any sense to deal with this. And I think that unless

2-30-FE, NC, NA, NB

1 they -- unless the Corps of Engineers, or whoever is

- 2 dealing with this, turns around and starts over again
- 3 with their outreach to the public that they are going to
- 4 run into a fire storm from the people in the immediate
- 5 neighborhood and the people that are going to be affected
- 6 by any of the alternatives.
- 7 One of my big concerns is that they had --
- 8 they apparently started with 23 or 26 alternatives and
- 9 virtually nobody knew about them and nothing has been
- 10 published about any of these, to my knowledge or to the
- 11 knowledge of anybody that I've talked to here. And that
- 12 screening process of going down from 26 down to the 3
- 13 alternatives that they're now talking about is -- is not
- 14 -- it's not understood by anybody and nobody is going to
- 15 have any confidence in it.
- 16 And I think a process -- a whole program
- 17 like this really depends on getting good public
- 18 participation and good public -- good public acceptance.
- 19 They may not agree with everything, but at least they
- 20 know something has to be done and they want a voice in
- 21 looking at the alternatives. And that has not been
- 22 provided yet. And I believe that that's going to cause
- 23 the Corps of Engineers a lot of trouble until they get

that sorted out. And one of the ways of starting to get 2 that sorted out is to have a public meeting that is 3 meaningful in a facility that is conducive to answering 4 5 questions and starting at time zero and telling people 6 what they're doing and why they're doing it and what the process is and how they came to the -- why they came to the schedule and the decision that they reached. They 9 haven't done any of that and I would hope they would 10 consider that as they go ahead.

* * * * * * * * *

12 : I don't know exactly what

13 I'm allowed to say, but I am very much against the dump

14 being developed on the ground adjacent to Dalecarlia

15 Parkway. I think it was a tremendous environmental

16 effect and it's not the highest and best use for the

17 ground. The people, such as myself, who bought homes in

18 the area didn't expect industrial uses to be developed

19 around our homes and I think it's a short-term fix and

20 something that should be corrected now, not later. And I

21 think we're not comparing apples and apples as far as the

22 cost. If what is driving this is cost, we're looking at

23 the cost to develop a dump that is only going to

2-31-CA, IA, GB, IB

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alleviate the problem for 20 years. And comparing that to the pipeline and the other alternatives, we're not 2 comparing apples and apples because you're not capturing the additional cost after 20 years to come up with a new 4 5 solution after the dump is full. That's all I have to 6 say. 7 I believe Alternative B is the best solution because after 20 years and after filling up the 9 dump adjacent to our homes on Dalecarlia Parkway and 10 after destroying all of that acreage of green space we're going to have to revert to Alternative B anyway. We're 11 12 going to have to convert the whole program to Alternative B where we're trucking the waste out of the area instead 13 of concentrating it. I think that they ought to just 14 15 bite the bullet now and go to the Alternative B as a

solution to this problem.

18 ______: My first comment --

19 question as to whether EPA conducted a NEPA process

20 considering these impacts when they made their decision

21 as to what conditions they would put on the permit that

22 they had issued and whether or not, if EPA did not do

23 that, whether they need to go through that type of

2-32-MA, IA, GA, DA, FD

16

1 process now or if they should be a cooperating agency

- 2 with the Corps of Engineers and have their permit be one
- 3 of the options or conditions on that permit be subject to
- 4 consideration of options for that permit as part of this
- 5 NEPA process.
- As far as the three alternatives that the
- 7 Corps of Engineers is considering, I'm concerned that any
- 8 alternative that has a 20-year maximum life is not really
- 9 a useful or not a viable or patentable alternative
- 10 because by the time we're finished with construction and
- 11 implementation of that project we would still be where we
- 12 are now 20 years from now, still looking for another
- 13 permanent solution.
- 14 As far as Alternative B, which would be to
- 15 truck everything out, I think the neighborhood impacts of
- 16 10 to 20 trucks of that size a day going through
- 17 relatively neighborhood-type streets would be a
- 18 significant impact on the community and also on the local
- 19 roads as far as maintenance on the road and all of the
- 20 impacts of the truck traffic.
- 21 Alternative C seems to be the one that has
- 22 the least impact on the community as far as piping it to
- 23 Blue Plains. It certainly has the least impact on the

- 1 neighborhoods of Northwest Washington and nearby
- 2 Maryland. Understanding the cost is somewhat more, but
- 3 from what I heard today the cost did not sound
- 4 significantly more than the cost of the alternatives that
- 5 had much greater impacts. Thanks.

6 * * * * * * * * *

7 : I am . I

- 8 live off of Street here in Washington, D.C. I just
- 9 wanted to register my significant concern over this
- 10 proposed monofill alternative for moving -- for the
- 11 deposit of the sediment from the river. I think it has
- 12 been described in somewhat benign terms, but I can't help
- 13 feeling that this is an industrial by-product that may
- 14 have significant long-term health consequences for the
- 15 neighborhood that lives near it.
- I don't believe that I have seen in the
- 17 materials presented on the floor here or in any
- 18 discussions with folks from the Army Corps of Engineers
- 19 that addresses the issue of whether sediment that they
- 20 are depositing in the monofill is, in fact, likely to be
- 21 free of so many of the chemical by-products of
- 22 agricultural run-off of the various fertilizers and anti-
- 23 weed control products and various other chemicals used in

2-33-CA, KB, IA

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agriculture significantly up river. They describe -- I suppose it's fair to 2 say that the monofill will be quite unsightly and they 3 used the tree screen as a way to mollify people's 4 5 thinking on the subject. However, it is my belief and, 6 in fact, we may be doing what we did with the World War I 7 munitions, which is to put a significant potential environmentally hazardous by-product in close proximity 9 to a heavily developed dense city populated residential 10 location. And until I hear a strong response to that concern, I am definitely not in favor of this 11 12 alternative. * * * * * * * * * * 13

2-34-NC, DA, IB 14

15 And I have been at this meeting since 6:30 this evening. At one point, because of the size of crowd, it 16 was decided that Mr. Jacobus would go into the hall, the 17 18 seated area, the little auditorium, and was to address questions that we might have and as of 8:10 this evening, 19 he has not gone there. It is 8:35 and he has not ever 20 come into that room. And I just wanted to point out that 21 quite a few citizens were sitting in there waiting for 22 23 him to come in and address our concerns and they've got

Hi. This is

1 nothing left and the room is now empty at 8:35.
2 So I want to say that this was a public

- 3 relations fiasco. I feel as a citizen of Montgomery
- 4 County that essentially the Washington Aqueduct has
- 5 thumbed its nose at the citizens, it's neighbors, by
- 6 saying essentially that they don't care about the
- 7 process, that they don't care about involving us at an
- 8 earlier stage in the game when there are more
- 9 alternatives on the table, some of which we might
- 10 actually like or may have some contribution to make.
- In essence, I feel shut out of the
- 12 process. Except for the Blue Plains alternative, I don't
- 13 really want to comment on either of the trucking
- 14 alternative or the monofill alternative. I think that
- 15 they are both untenable, short-term solutions. To me
- 16 they seem to be 19th century solutions to a 21st century
- 17 problem. I think we need to be looking more into the
- 18 future in terms of recycling and addressing our waste
- 19 products in a long-term fashion. Thank you for this
- 20 opportunity to speak.

| 21 | * * * * * * * * |
|----|---|
| 22 | : My name is |
| 23 | and I had two questions, basically, for the |

2-35-GE, GD

process. One is in the August 12, 2004, letter from the 1 Department of the Army, on the residuals processing 2 alternatives, Alternative A noted that on average six on-3 site truck trips per day six days per week would be 4 5 required to transport residuals. And Alternative B, that 6 an estimated average number of trucks for handling the 7 residuals is approximately ten per day during the fiveday work week. I wanted to know why the discrepancy 9 between 36 truck trips and 50 truck trips on a weekly 10 basis. My second question was in the truck route 11 12 alternative site proposal there was absolutely no inclusion of the Clara Barton Parkway as an access point 13 14 to 495 and, clearly, the most direct route from the water 15 treatment plant would be down MacArthur to Arizona and onto Clara Barton Parkway. If it's a matter of getting 16 an exemption or some change in designation for parkway 17 18 usage, it know that certainly needs to be considered.

2-36-CA, IB, GB, GD

| 1 | long-term problem, a long-term issue that we need to be |
|----|---|
| 2 | finding an environmentally-friendly solution for, getting |
| 3 | rid of the residuals. |
| 4 | The short-term solution, especially the |
| 5 | monofill, I think is the worst possible solution of the |
| 6 | three that we have been faced with here, for one reason, |
| 7 | obviously, an environmental standpoint and, just from an |
| 8 | aesthetic standpoint, having an 80-foot high, eight-story |
| 9 | high monofill the size of 30 football fields is not |
| 10 | something that I want in my front or back yard. |
| 11 | Secondly, from a traffic standpoint it |
| 12 | seems to also be the worst possible solution, and not a |
| 13 | solution at all. You have six trucks a day that are |
| 14 | continually and constantly going down the same route. |
| 15 | Whereas, in the alternative that is |
| 16 | allowing the material and the residuals to be trucked |
| 17 | out, you would not only be able to properly disseminate |
| 18 | the residuals across large areas, you would also have |
| 19 | less traffic burden due to the fact that you would have |
| 20 | more routes. |
| 21 | I also don't under the fact that you can't |
| 22 | have a more direct route out, which is the route down |
| 23 | Arizona and down the Canal area toward Clara Barton. |

- Obviously, that is something that needs to be looked
 into. But it definitely offers more traffic solutions.

 Lastly and finally, it's just the fact
 that we need to really be thinking more in long-term
 environmentally friendly solutions. In the short-term we
 know that there are problems and it's something that
 we're going to have to deal with, but let's not destroy
 our neighborhood in the process. Thanks.
- 9 * * * * * * * * *

2-37-FD, CA, IB 10 7: Hi. I'm [on the Spring Valley Board of Directors. And one of my 11 12 concerns, there are many, but the short-term solution --I mean, 20 years from now, what is going to happen? 13 14 We're going to need to address the situation all over 15 again. The other thing is living in Spring Valley we've already dealt with the Corps of Engineers, the arsenic 16 and the munitions. And my understanding is the monofill 17 is going to be built on an area that has munitions in it 18 and they are yet to be discovered. So this is even more 19 20 problematic than has been publicized.

2-38-CA, BA, GB

- 1 couple of points, we say this is a short-term solution,
- 2 which is somewhat true. The problem is once you have
- 3 created this thing, it's going to be a long-term landmark
- 4 and an eyesore for the community and possibly a health
- 5 hazard.
- 6 The trucking option, I would be in favor
- 7 of.

8

2-39-CA, IB

- 9 : One of the factors
- 10 driving the decision is cost. And from the cost
- 11 estimates that I've seen, the landfill seems to be the
- 12 cheapest one. I wonder if the cost of the landfill takes
- 13 into account that this is a temporary solution and in 15
- 14 year's time they going to have to do another project.
- So, on a short-term basis, a landfill may be the cheapest
- one, the least costly alternative, but on a long-term
- 17 basis, the fact that it has to be done twice once the
- 18 landfill gets filled up may drive the cost up so that it
- 19 becomes actually the most expensive alternative, as
- 20 opposed to the other three. Thank you.

22 : My name is

23 and I'm hoping that we could resolve this in a way that

2-40-DA

- 1 we don't have to do the same thing twice. And so,
- 2 hopefully, we could go to Alternative C which seems to be
- 3 the most reasonable way to not create a new problem by
- 4 trying to solve another problem. And maybe we could just
- 5 do a financial study and see what it would take to get
- 6 this set up and get it done in a way that will be of
- 7 long-term positive results. So my button would read vote

(The following are handwritten comments

8 for C and forget A and B. All right, thank you.

9 * * * * * * * * *

| 11 | provided by | L | to | the | Stenographer.) | |
|----|-------------|---|----|-----|----------------|--|

12 : 9/7 Comments.

· 9// Comments.

- 13 Alternative C is the best alternative as it is already a
- 14 processing facility and away from residential areas and
- 15 drinking water supply.
- 16 Please do not proceed with the monofill.
- 17 It is too close to a public water supply and may have air
- 18 quality issues, it could end up back in the water. Also,
- 19 the sheer enormous size is very disturbing and unsightly
- 20 to the Maryland residents with absolutely no cover from
- 21 the view of the monofill. It should not be built in this
- 22 area.

10

23 Chalfont

2-41-DA, CA

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| 1 | Place, Bethesda, Maryland 20816, |
|----|----------------------------------|
| 2 | * * * * * * * * |
| 3 | (The meeting ended at 9:00 p.m.) |
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| 1 | CERTIFICATE OF REPORTER |
|----|---|
| 2 | I, Linda M. Kia, the Stenomask Reporter |
| 3 | who was duly sworn to well and truly report the foregoing |
| 4 | proceedings, do hereby certify that they are true and |
| 5 | correct to the best of my knowledge and ability; and that |
| 6 | I have no interest in said proceedings, financial or |
| 7 | otherwise, nor through relationship with any of the |
| 8 | parties in interest or their counsel. |
| 9 | IN WITNESS WHEREOF, I have hereunto set my |
| 10 | hand this, 2004. |
| 11 | |
| 12 | Linda M. Kia |
| 13 | Certified Verbatim Reporter |
| 14 | |
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Document #3

----Original Message----

From:

Sent: Sunday, September 12, 2004 10:50 AM

Subject: Re: Follow-up to Washington Aqueduct's September 7 Public Meeting

Thank you for responding to the concerns of those who attended the meeting at the Washington Aqueduct. I do have two questions that may have been raised by others but have not been addressed.

1) Is there another thickening agent (floculent) that would meet EPA guidelines for flushing into the Potomac River?

3-1-OA

2) How do other metropolitan areas handle the disposal of water treatment residuals?

3-2-PA

From:

Sent: Tuesday, September 21, 2004 4:23 PM

To: Peterson, Michael C

Subject:

http://www.environmental-expert.com/technology/orica/SAWaterAUSOzwater00a.pdf

Dear Mr. Jacobus, Dear Mr. Peterson,

thank you for your presentation the other night and we look forward to the next one.

in response to your letter inviting the affected neighbors to provide suggestions i am going to try. the city of Adelaide, Australia appears to be going forward with a system that does not generate residuals, i have attached the link below. Rather this design calls for the following(please note this is direct from their publication):

 Treatment process - preferred process train is Magnetic Ion Exchange Process (MIEX®), microfiltration (immersed) and GAC filtration (in existing sand filters) utilizing the existing infrastructure to the optimum degree

4-1-LA

Of note is the innovative treatment process combination which is unique and which represents the future direction for water treatment.

- MIEX® this process will remove the majority of DOC which is the major problem causing parameter in Adelaide's source water
- \cdot Microfiltration MF will efficiently remove almost all particulates, including Cryptosporidum and Giardia
- GAC filtration with a much reduced organic load, will remove taste and odour, synthetic organic chemicals (SOC's) and generally 'polish' the water

This process train has many advantages:

- no chemicals are dosed into the water being treated (fluoride and chlorine will be added in low doses prior to distribution);
- · following on, no solid residuals (sludge) or dissolved residuals (aluminium, disinfection

by-products, monomers) are formed. There are reject streams from the MIEX® process, and the microfiltration units and GAC will generate backwash streams but these are relatively minor; and

· it can be retrofitted into the existing infrastructure more readily than other process combinations evaluated.

In the opinion of SA Water the process 'train' discussed which is essentially chemical free, residual free and environmentally friendly is the future direction for water treatment. KEY WORDS

water, organics, retrofit, MIEX®, microfiltration, ozone, GAC

could this be an viable alternative? was it considered?

thank you in advance

The information transmitted is intended only for the addressee shown above. Any design information (calculations, drawings, etc.) included in this transmission or any attachments is/are intended for the sole purpose agreed upon with Morrison Architects, PLLC. If this information is to be used for any other purpose or transmitted to any other persons, prior consent must be received from Morrison Architects

Document #5

From:

Sent: Wednesday, September 22, 2004 3:46 PM

To: Peterson, Michael C WAD

Subject: residuals

Dear Mr. Peterson,

5-1-OA

Continuing my research into alternatives that might be added to or considered in addition to the three present schemes, could you please advise if other coagulants were considered which as a result might reduce the residuals to a degree that the rejected disposal alternatives, or other disposal means such as using the wastewater system might be completely viable? as well it seems they reduced their overall operating costs

For example attached please find another interesting link that notes a water treatment plant in Cleveland switched from alum as a coagulant to another which as a result produces, at a reduced cost, ONE THIRD of the sludge or residuals. therefore if the trucking option was considered it would theoretically reduce the trucks by a third.

They switched to CAT-FLOC liquid cationic as a coagulant. was this considered by the aqueduct. Some excerpts

"Alum-Related Problems

Alum was the only coagulant aid used during the first year and a half of operation at the water plant. Alum was added continuously to the rapid-mix tanks at a dose of 18 mg/L. Several inefficiencies and cost concerns associated with alum use led to investigations and selection of a polymer coagulant product. Alum-related problems included

* high sludge generation with a low 6.8 percent sludge solids content,"

and after switching

"Enhanced Plant Performance

Sludge Reduction. The water plant has been producing only one third as much sludge since the new coagulant was introduced (down from 186,000 gallons per month to 50,000 gallons per month). Sludge reduction also cut in half the number of times that sludge hauling trucks from the county's wastewater treatment plant had to remove waste."

Thanks for your time

Peterson, Michael C WAD

From:

WWW [www@wfpub.usace.army.mil]

Sent:

Saturday, September 25, 2004 1:45 PM

To:

Peterson, Michael C

Cc:

Schultz, Paula

Subject: Comments on Proposed Water Treatment Residuals Management Process

6-1-BB

Specific

that you will accept ideas for additional alternatives to be screened. Many people have been surprised that you have failed to include partial or total relocation among your 26 alternatives. Please consider, as an alternative for the current alternatives for the Water Treatment Residuals Management Project, the relocation of (1) some of, and (2) all of, the water treatment and sludge Comments disposal facilities and functions to other sites. Your self-selected criteria have apparently excluded these alternatives. Nevertheless, this the public is entitled to know what such obvious alternatives would entail. Whether or not you recommend relocation or consider it too expensive compared with the temporary sludge dump, I believe it must at least be considered. Thank you,

September 25, 2004 Mr. Thomas P. Jacobus Mr. Michael Peterson Your September 17 letter says

Name

Agency

E-Mail

Address

Telephone

Number

Please

Contact

ContactRequested

Peterson, Michael C WAD

From: WWW [www@wfpub.usace.army.mil]

Sent: Saturday, September 25, 2004 2:39 PM

To: Peterson, Michael C

Cc: Schultz, Paula

Subject: Comments on Proposed Water Treatment Residuals Management Process

7-1-CC

Specific Comments

September 25, 2004 Dear Mr. Jacobus: At the September 7 meeting, you said that it was not POSSIBLE to calculate the maximum height of the proposed sludge dump or the maximum acreage to be clearcut. That seemed incredible; do you simply want a blank check? Does your answer mean, for example, that the actual height might be 90', or 100', or even more? Similarly,

what does a 30-acre

Name

Agency

E-Mail

Address

Telephone Number

Please

Contact

ContactRequested

Edits to this verbatim transcript by Patricia A. Gamby, Environmental Engineer, Washington Aqueduct are indicated as "<<"

1

| 1 | DEPARTMENT OF THE ARMY |
|----|---|
| 2 | CORPS OF ENGINEERS |
| 3 | X |
| 4 | IN RE: Washington Aqueduct Open House for : |
| 5 | the Draft Environmental Impact : |
| 6 | Statement for a Proposed Water : |
| 7 | Treatment Residuals Management Process: |
| 8 | X |
| 9 | Tuesday, September 28, 2004 |
| 10 | Washington, D.C. |
| 11 | Public Comment and Question/Answer Session and Technical |
| 12 | Presentation on Alternatives Identification and Screening |
| 13 | Process public meeting was held at Sibley Memorial |
| 14 | Hospital, Ernst Auditorium, 5255 Loughboro Road, N.W., |
| 15 | Washington, D.C. 20016 from 6:30 p.m. to 10:15 p.m. |
| 16 | |
| 17 | |
| 18 | |
| 19 | |
| 20 | |
| 21 | |
| 22 | LMK-226-04 |
| 23 | |

1 PROCEEDINGS

- 2 MR. JACOBUS: Ladies and gentlemen, thank
- 3 you for coming out on a rainy night. We're glad you're
- 4 here. I'm Tom Jacobus.
- 5 Before we begin our program here this
- 6 evening, we have several people I would like recognize,
- 7 some elected officials and some of their staff members.
- 8 First of all, Councilman Howard Denis is
- 9 here from Montgomery County representing District 1.
- 10 Staying in Montgomery County, we have a
- 11 representative of Council President, Steve Silverman, who
- 12 is Peggy Fitzgerald, there.
- 13 And representing Congressman Chris Van
- 14 Hollen is Joan Climan.
- 15 And Dean Lazeroff is here representing
- 16 Senator Paul Sarbanes.
- 17 And Dr. Gail Street is here representing
- 18 Senator Barbara Mikulski.
- 19 Have I missed any representatives for --
- 20 in the State of Maryland or Montgomery County? Okay.
- 21 For the District of Columbia this evening
- 22 here we have Penny McDonald here this evening. Penny is
- 23 the chief of staff for Kathy Patterson, who is Ward

- 1 Three.
- Not here at the moment, because I haven't
- 3 seen her, but should be joining us shortly, will be June
- 4 Phillips who is staff to Carol Schwartz in her capacity
- 5 as Chair of the District of Columbia Council of --
- 6 Committee on Environment and Public Works.
- 7 So I believe those are the elected and
- 8 officials represented the elected officials who are here
- 9 this evening. So we're very glad that they could come
- 10 out and be with the rest of you here to be with us this
- 11 evening.
- 12 If anyone did not pick up an agenda on the
- 13 way in and would like one, please raise your hand and one
- 14 of our folks will get one to you if you would like one.
- Good. Thank you.
- 16 Also, out in the lobby, at the last
- 17 meeting and in other meetings we've, we've collected a
- 18 lot of names and addresses of people who would like to be
- 19 on a direct mailing as a part of these proceedings. If
- 20 you have already -- If you got a letter from us that had
- 21 your full name and address and it didn't say dear
- 22 neighbor, then you're on our list and in our database.
- 23 If you got a dear neighbor letter and

1 would like to get a personal letter in the future or

- 2 don't have either and just here because you're
- 3 interested, please leave your name and address out in the
- 4 lobby. We'll be happy to add you to that database for
- 5 future notifications we make to the public.
- 6 This meeting tonight is basically the
- 7 reverse of the meeting the other night. This is not us
- 8 telling you about our project. This is you asserting
- 9 your concerns and any questions to us.
- 10 But I think it will be useful if you will
- 11 allow us to take a very few minutes at the beginning of
- 12 the process to go through a few elements of the project,
- 13 to tell you a little bit about the National Environmental
- 14 Policy Act and how we allow its provisions to shape our
- 15 screening process and our scoping to get us where we are.
- 16 We also want to tell you where we are so
- 17 far in the alternative analysis of the three alternatives
- 18 being evaluated to show you some of their strengths and
- 19 shortcomings and how that will affect will our work
- 20 forward.
- 21 In addition to that, what I would like to
- 22 do is -- When we met last time, it was clear to me that
- 23 many of the folks who attended wished they had a chance

1 to be involved in the project and to offer more input to

- 2 the project. And in the letter I sent out immediately
- 3 after that meeting to everyone whose name we knew and the
- 4 thousand or so neighbors, we suggested that the -- we
- 5 said that we would certainly accept any additional
- 6 screening alternatives -- alternatives to be screened up
- 7 through 30 September.
- 8 We looked at the time available to us in
- 9 our schedule. And one of the things that I want to say
- 10 that where we have an area where we have a disagreement
- 11 between how we see ourselves going forward and how some
- 12 of you may see us going forward, is we believe that we
- 13 are bound to our schedule as outlined in our Federal
- 14 Facilities Compliance Agreement which sets the parameters
- 15 for how we will comply with the permit which allows
- 16 essentially no discharge to the river.
- 17 And so we are going to continue in this
- 18 process bound by the permit conditions and bound by that
- 19 schedule.
- But, within the schedule, we have looked
- 21 at opportunities to move a few things around and still
- 22 say in compliance. And we are offering the public an
- 23 opportunity, any of you and anyone who you wish this pass

1 this to -- an extension of that period of time that -- in

- 2 talking to some of the community leaders and others, to
- 3 offer an alternative to extend that until the 15th of
- 4 November.
- 5 So we will continue to receive
- 6 alternatives to be screened in accordance with our
- 7 criteria up through the 15th of November and that will
- 8 still give us sufficient time to work through the other
- 9 elements of the process.
- 10 If any of those alternatives are screened
- 11 that meet the criteria and we could carry it forward, we
- 12 will add those to the three already under consideration
- 13 and work those through the environmental impact statement
- 14 and continue to report on those as we go through.
- 15 I do look forward to listening to you this
- 16 evening. This is, as I said, your meeting to talk to us
- 17 tonight. But, before we get to that part in a few
- 18 minutes, I want to introduce the moderator for this
- 19 evening, who is Mr. Jed Campbell. Jed is representing
- 20 the firm of CH2M Hill. CH2M Hill is an internationally
- 21 respected engineering firm who was brought on for this
- 22 project as consultants for us. He has significant expert
- 23 -- the whole firm has significant expertise in the water

1 treatment industry. And Jed Campbell's specific area of

- 2 expertise is environmental planning.
- 3 He will give us a short overview of the
- 4 meeting agenda and then we'll get into a couple short
- 5 presentations and then we'll turn it over to you.
- 6 Thank you very much for coming.
- 7 MR. CAMPBELL: Thank you, Tom.
- 8 Good evening everybody. My role as the
- 9 facilitator for this meeting is to really make sure that
- 10 we have the best communication as possible this evening,
- 11 given some of our constraints, which includes the
- 12 weather, it might include some of the acoustics in this
- 13 room. It might include the high level of concern that a
- 14 number of people have about this project and about some
- 15 of the alternatives. It also would include some of the
- 16 complexity of the issues that we'll be dealing with
- 17 tonight.
- 18 And, in fact, as Tom said in his letter
- 19 that went out after our September 7th meeting, we might
- 20 need a series of meetings to work through some of the --
- 21 to work through the radiant issues associated with this
- 22 project. We'll get as far as we can on those tonight.
- To have the best communication possible,

1 we wanted to make sure that everybody here tonight who

- 2 wants to speak gets a chance to speak. And we want to
- 3 make sure that the Aqueduct and the staff members of the
- 4 project all get a chance to hear the range of concerns
- 5 and questions and suggestions and issues related to the
- 6 project.
- 7 Also, to have the best communication
- 8 possible, we're going to need to present a little bit of
- 9 information. And, as Tom said, we have some information
- 10 to present up front and we have very purposely kept that
- 11 very short so we can move into a mode of listening to
- 12 questions or statements and answering those and then we
- 13 want to be able to move into a question and answer
- 14 process.
- 15 If you look on you'll agenda, you will see
- 16 that at the bottom of the page we've reserved some of the
- 17 more detailed discussions about all of the alternatives
- 18 and the screening criteria and how specific criteria
- 19 related to these specific alternatives was put at the end
- 20 of the evening only because that is a very kind of
- 21 detailed set of presentations and we didn't want to talk
- 22 too long up front.
- Now, we can certainly dig into that

1 information and bring it up forward and just kind of see

- 2 how it goes, but we bumped that back toward the end.
- 3 So, without further adieu I would like to
- 4 proceed with two short presentations. The first one is
- 5 Patty Hambey. She has eight or nine slides that talk
- 6 about the federal process for solving problems with the
- 7 NEPA process that we've talked about, what is it, how
- 8 does it come up with the screening criteria, what is that
- 9 all about. That's about five minutes.
- 10 And then I'm going to take about five
- 11 minutes to share some information about the alternatives
- 12 very specifically related to the possibility of being
- 13 able to implement them or not. And I think we need to
- 14 get that information on the table at the beginning of the
- 15 meeting because it will us inform our suggestions
- 16 throughout the rest of this meeting.
- 17 So with that said, I'll just turn it over
- 18 to Patty.
- 19 MS. HAMBEY: Okay. Again, like Jed said,
- 20 I'm just going to run through the NEPA process and I'll
- 21 be as brief as possible. If I go too fast, I'll be
- 22 around afterwards for questions or we can get -- you can
- 23 get in contact with me through the website or email.

1 As most of you know, the Washington

- 2 Aqueduct is a division of the Baltimore District U.S.
- 3 Army Corps of Engineers. We are a federal facility.
- 4 All federal agencies must follow a
- 5 specific process to pursue an action that involves
- 6 federal land and federal money or a federal permit. That
- 7 process is known as the National Environmental Policy
- 8 Act, or NEPA.
- 9 It mandates a full and objective analysis
- 10 of the potential implications to the environment, the
- 11 implications of our project to the environment. It's a
- 12 multi-disciplinary evaluation, including both natural and
- 13 human environment.
- 14 NEPA is a structured process. Under the
- 15 NEPA process, the agency, that's us, is required to
- 16 consult with other resource agencies. We're also
- 17 required to solicit participation of the public and other
- 18 stakeholders.
- 19 NEPA is a process of evaluation, but it
- 20 does not mandate selection of the environmentally
- 21 preferred alternative. It doesn't mandate the
- 22 environmentally preferred alternative, the most popular
- 23 alternative. It requires us to go through the process,

1 make the evaluation, and disclose the impact of the

- 2 selected alternative.
- NEPA studies could be performed at a
- 4 various levels of detail. The three are listed here in
- 5 increasing order of detail: First, categorical
- 6 exclusion; second, environmental assessment; and, third,
- 7 environmental impact statement.
- 8 For this project, at the very beginning we
- 9 made the decision to go directly to environmental impact
- 10 statement because it is the most rigorous evaluation
- 11 process.
- 12 Okay. The environmental impact statement
- 13 examines all issues and involves the public and
- 14 regulatory agencies.
- 15 On the right of this slide is the
- 16 resources to be evaluated. I'm going to run through them
- 17 because it's a little small and it's important.
- 18 Air quality, biological resources,
- 19 cultural resources, cost, geology, ground water,
- 20 hazardous materials and waste, implementation
- 21 uncertainty, land disposal, land use, noise, public
- 22 health, socioeconomic resources, soils, solid wastes,
- 23 service water, topography, transportation, utilities, and

- 1 visual.
- We also have to assess the cumulative and
- 3 secondary effects of these resources.
- Now, on this slide, you'll see a step by
- 5 step -- step by step map of the NEPA process. On this
- 6 slide everything that is shown in yellow is a public
- 7 input step. So I'm going to go ahead and step through
- 8 the process starting here with notice of intent.
- 9 Notice of intent describes five objectives
- 10 for our overall project. The five objectives are: Allow
- 11 the Washington Aqueduct to achieve complete compliance
- 12 with our NPDES permit. Design a process that will not
- 13 impact current or future production of safe drinking
- 14 water. Reduce, if possible, the quantity of solids
- 15 generated by the water treatment process. Minimize, if
- 16 possible, impact on various local and/or regional
- 17 stakeholders and minimize impact on the environment.
- 18 Design a process that is cost effective in design,
- 19 implementation, and operation.
- These are the five objectives.
- 21 We recognize at this point there will not
- 22 be an alternative that has no impact. So we have focused
- 23 on these five objectives for our project.

8-1-FB, NB

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1 Now, back to the step by step process. From notice of intent, the next step is develop screening criteria, then a public scoping period followed by 3 identify and develop alternatives and screen 5 alternatives. 6 From the notice of intent, we developed the screening criteria and held the public scoping 8 period. At this public scoping period, the public had 9 the opportunity to comment on the screening criteria that 10 were developed, as well as giving us ideas of alternatives to carry forward in the analysis. 11 12 UNIDENTIFIED SPEAKER: When was that? UNIDENTIFIED SPEAKER: When was that? 13 14 UNIDENTIFIED SPEAKER: Nobody knew 15 anything about that. 16 MS. HAMBEY: The date was January 19th. << The correct date was January 28th. 17 UNIDENTIFIED SPEAKER: How come I didn't -- I didn't receive any notice? 18 19 MR. CAMPBELL: I forgot to mention

something. If you would bear with us, hold onto the

are very, very well aware of that.

questions that everybody has associated with this. We

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I would ask you, please, we just have

1 limited our presentations to be very short. Let us

- 2 finish and then you can have at us with all of these
- 3 questions.
- 4 UNIDENTIFIED SPEAKER: Tell the truth.
- 5 UNIDENTIFIED SPEAKER: Well, tell the
- 6 truth, then.
- 7 UNIDENTIFIED SPEAKER: You should be able
- 8 to comment on this while the slide is up there.
- 9 UNIDENTIFIED SPEAKER: Sure.
- 10 UNIDENTIFIED SPEAKER: I didn't even know
- 11 -- I didn't happen -- I didn't happen to know about any
- 12 of those meetings and I was at the first meeting, so I'm
- 13 looking around at all of those empty seats. And I think
- 14 a lot of people like me who have lived here for over 22
- 15 years didn't get notice of this meeting.
- 16 UNIDENTIFIED SPEAKER: Hurray.
- 17 UNIDENTIFIED SPEAKER: Hurray. That's
- 18 true. That's what truth sounds like.
- 19 UNIDENTIFIED SPEAKER: Right.
- 20 MR. CAMPBELL: We have a lot to talk about
- 21 tonight. One of our issues at the September 7th meeting
- 22 is that people didn't feel like they were able to hear
- 23 each other, there was a lot of disorganization. And we

1 would like to proceed in any organized manner. We have

- 2 just a few things to present here and then you can just
- 3 go into lengthy questions and answers. We want to take
- 4 all comers.
- 5 And I would ask you to let Patty present
- 6 this information first.
- 7 And the scoping was in January, and the
- 8 exact date, I can't remember.
- 9 UNIDENTIFIED SPEAKER: It wasn't very --
- 10 UNIDENTIFIED SPEAKER: Where was it held
- 11 and who attended it? Or don't you know that, either?
- 12 Are you going to answer the question?
- MS. HAMBEY: Screening is an approach
- 14 commonly used to identify the alternatives that meet the
- 15 purpose and need of the project. The screening criteria
- 16 were drafted by the Washington Aqueduct team. The
- 17 screening criteria was circulated for public review and
- 18 comment as a part of the scoping and prior to the
- 19 screening.
- 20 Screening ensures -- This is important.
- 21 Screening ensures that the Aqueduct focuses only on
- 22 alternatives that enable it to meet the project's
- 23 objectives. That's where the screening comes in, it

1 screens out the alternatives that won't allow us to meet

- 2 the project's objectives.
- 3 Then once we screen out those
- 4 alternatives, NEPA requires further analysis of those
- 5 alternatives that are then feasible and reasonable.

8-2-NB

- 6 UNIDENTIFIED SPEAKER: Screening criteria
- 7 were never circulated.
- 8 MS. HAMBEY: Again, the feasible and
- 9 reasonable alternatives must meet the purpose and need
- 10 and the objectives of the project, comply with law, be
- 11 institutionally possible.
- 12 I'm going to breakdown the screening
- 13 criteria. They are listed to the right.
- 14 Meets the Federal Facility Compliance
- 15 Agreement schedule, preserves reliability and redundancy
- of the system, uses design and processes proven in the
- 17 water treatment industry, complies with NPDES permit,
- 18 considers economic effect, avoids undue impairment of
- 19 jurisdictional wetlands, confirms with the Endangered
- 20 Species Act, avoids significant alteration of important
- 21 cultural resources, and complies with existing plans and
- 22 institutional considerations.
- 23 UNIDENTIFIED SPEAKER: No criteria on

- 1 impact to the neighborhood.
- 2 UNIDENTIFIED SPEAKER: Nor the
- 3 transportation system, nor the --
- 4 MS. HAMBEY: The EIS examines all issues
- 5 that involves the public and regulatory agencies. Again,
- 6 we're back to the process.
- 7 Again, I'll just reiterate notice of
- 8 intent to develop screening criteria, public scoping
- 9 period, develop and -- identify and develop alternatives,
- 10 screening alternatives, and then this point.
- 11 And that's where we are now. Many of you
- 12 have seen this before.
- 13 No decision can be made on one of the
- 14 reasonable and feasible alternatives until all impacts
- 15 are evaluated. This is a picture that we've used to
- 16 show, this is the universe of all of the alternatives
- 17 that we looked at. When we screened them against the
- 18 purpose and need of the project, we came out with four
- 19 alternatives that have been identified to be carried into
- 20 the EIS for detailed evaluation.
- 21 A decision has not been made. From these
- 22 four alternatives we need to do an evaluation. And this
- 23 shows some of the topics that we will evaluate. Air

1 quality, traffic, the visual, hazardous waste, ground

- 2 water, et cetera.
- 3 From this evaluation, then the preferred
- 4 alternative will be determined. It will meet the
- 5 objectives of the project and it will be a balance of the
- 6 trade-offs.
- 7 This right here is where we are now. We
- 8 are evaluating these alternatives.
- 9 Mr. Jacobus said earlier November 15th.
- 10 We will take ideas and go back and look at if there are
- 11 any other alternatives that should be carried through
- 12 this evaluation process and brought to the balance.
- Okay, thank you.
- 14 MR. CAMPBELL: Hang in there with us for a
- 15 moment. We've got, I think, seven slides to tell you the
- 16 status of the alternatives where they stand right now in
- 17 terms of analysis and where they stand right now in terms
- 18 of their potential to be implemented or not.
- 19 I would like to walk you through those and
- 20 then we will go straight to the question and answer
- 21 session. And the reason I'm moving forward with this
- 22 information is because I think it has a very direct
- 23 bearing on the rest of the conversation. Otherwise, we

- 1 would just move straight into the Q and A session.
- 2 All right. In this little talk, I'm not
- 3 going to talk about the mechanics of the alternatives,
- 4 how they got there, which screening criteria apply or
- 5 don't apply. We can go into that later in the meeting if
- 6 people would like.
- 7 What I'm going to focus on what are the
- 8 three alternatives and issues that we know right now that
- 9 relate to their employability. That's all.
- 10 So the monofill is an obvious concern for
- 11 a lot of people. I think most people are familiar with
- 12 the general location and dimensions and parameters of the
- 13 monofill, across MacArthur Boulevard from the Dalecarlia
- 14 treatment plant on the land owned by the Washington
- 15 Aqueduct, not far from where we're standing right now.
- Go to the next slide, please.
- 17 Right now, as we're studying and
- 18 developing a draft EIS we're going to show several likely
- 19 significant impacts associated with the monofill, which
- 20 is probably very obviously to you.
- 21 In an EIS a significant impact is a big
- 22 strike against it.
- Obviously, we're dealing with the issue of

1 visual impact. We've talked somewhat about that in our

- 2 last meeting, how in some places you won't be able to see
- 3 it, but in other places you will be able to see it quite
- 4 clearly. This will indicate a significant impact on the
- 5 EIS.
- 6 Land use is another area that will likely
- 7 have a significant impact. The land use, obviously, is
- 8 inconsistent with its current land use and is totally
- 9 inconsistent with adjacent land uses in the community.
- 10 That's something that we are evaluating. It makes total
- 11 sense, that will be a significant impact.
- 12 There is another issue related to
- 13 hazardous substances that I'm going to talk about in
- 14 greater detail on the next slide that relates to the
- 15 Spring Valley project, but what this does is it creates
- 16 somewhat of an uncertainty about our ability to develop
- 17 the monofill in the time frame necessary to meet our
- 18 Federal Enforcement Act.
- 19 So let me walk you through that. What
- 20 does that mean about hazardous substances?
- 21 Go to the next slide.
- 22 The Dalecarlia Reservoir site is
- 23 programmed for a further investigation associated with

1 the Spring Valley project. Now, we've known that this

- 2 area occupies the area historically known as Government
- 3 Woods and it may indeed have been used for the American
- 4 University's experimental station work.
- 5 What we are learning in further
- 6 discussions with the Corps of Engineers associated with
- 7 the Spring Valley project is that they are scheduling
- 8 geophysical investigations to determine the potential for
- 9 buried materials, determine if those exist.
- 10 Those investigations are scheduled to
- 11 begin in year 2008. Now, that is just the start of the
- 12 investigations. They collect data. The investigations
- 13 take about a season. You collect data to determine what
- 14 else to do.
- 15 Further, the findings of those
- 16 investigations might be a cause for further work, for
- 17 further investigation or even removal or clean up
- 18 actions.
- 19 What does that mean for monofill
- 20 alternative? That's the logical question. And let's go
- 21 to the next slide.
- What that means is that with this
- 23 condition the Washington Aqueduct would be unable to

1 proceed with designing a monofill until Spring Valley

- 2 project investigations are complete.
- 3 There were some questions last time about
- 4 would you just bury unimploded ordnances. You know, with
- 5 the monofill, the answer to that question is, no, we
- 6 can't do anything until Spring Valley proceeds with these
- 7 investigations.
- 8 So here is how this plays out, here is
- 9 sort of the building blocks. Right now the Federal
- 10 Facility Compliance Agreement, which is our Federal
- 11 Enforcement Act that the Aqueduct has entered into under
- 12 the Clean Water Act, mandates that the residuals
- 13 management program be in place, that is designed and
- 14 operational and up and running, by the end of 2009.
- The Spring Valley investigations don't
- 16 start until 2008. It might go two years. So you can see
- 17 that there is a disconnect in terms of the schedule on
- 18 those two agendas.
- 19 The conclusion right now in the current
- 20 context of project is that the monofill alternative may
- 21 not be feasible within the project's current schedule.
- I just wanted to get that out on the
- 23 table.

Now I'm going to talk through the next --

- 2 sort of in fair treatment with the next two alternatives
- 3 and then I'll stop talking and we'll go into a question
- 4 and answer mode and we'll use a lot of the other people
- 5 here to help answer questions.
- 6 Next slide.
- 7 The next alternative, we call Alternative
- 8 B, that's off-site disposal. That involves trucking the
- 9 residuals to a remote location. There is a lot of
- 10 concern about that too.
- 11 Essentially, what this means is that the
- 12 Aqueduct would contract with licensed haulers and they
- 13 would haul the material to a range of different kinds of
- 14 permitted facilities. They might be agricultural
- 15 applications. It might be a landfill. There are
- 16 different ways to dispose of this.
- 17 Right now in the project we have a set of
- 18 haulers that are being evaluated to understand the full << haul routes
- 19 range of potential traffic impacts. From the very start,
- 20 we learned about the very high concern about traffic
- 21 impacts. We'll look into that very closely. We're not
- 22 just looking at one or two << haul routes. We're looking at a
- 23 wide range of them.

1 And the << haul routes that have been selected

- 2 use high volume roads and correspond where possible with
- 3 the emerging D.C. truck management strategy.
- 4 Let's keeping going. I have one more
- 5 slide on this one.
- 6 The question is where are these << haul routes
- 7 there's a map here. That's on the internet as well.
- 8 Seven haul routes are being used to think about how to
- 9 disburse truck traffic and reserve operational
- 10 flexibility.
- 11 I won't go through each one of them, but
- 12 they're up on there and that figure is available one the
- 13 internet and we'll also mail it to you if you want it.
- 14 The other question, obviously, is, well,
- 15 how many trucks are they talking about. Down here in
- 16 this yellow box -- I'll try to walk you through this.
- 17 The data we have are just Monday through Friday. No
- 18 trucks on Saturday or Sunday. It depends on the size of
- 19 the truck, obviously.
- The left-hand column there says a 20-ton
- 21 truck, which is a pretty average truck for around here,
- 22 the current amount of water that is being produced by the
- 23 Washington Aqueduct for distribution to its customers,

1 under that current amount of water, there would be nine

- 2 trucks of residuals per day going on these haul routes.
- 3 By the 20-year projection, that means when
- 4 the Washington Aqueduct generates more water to meet the
- 5 growing population, that means more residuals, there
- 6 would be an additional truck, up to ten trucks per day.
- 7 Then, obviously, if we go to a smaller
- 8 truck, which is a ten-ton truck, it would go up to 16
- 9 trucks per day and under the current 20-year project,
- 10 that means when the Aqueduct is making more water, it
- 11 might go up to 20 trucks per day.
- 12 Let's go to the next slide.
- 13 So we disclosed what we know about the
- 14 monofill so far. We've disclosed what we know about the
- 15 trucking issues so far.
- 16 So far off-site disposal has fewer known
- 17 impacts than the other two alternatives. I'm going to
- 18 get, obviously, to the next alternative, which is Blue
- 19 Plains. This is so far.
- 20 Licensed disposal, meaning the
- 21 contractor's have to be licensed, to ensure that all of
- 22 the environmental regulations are being met at the
- 23 disposal location, which would be a remote location.

- 1 Truck volume, we've been doing traffic counts and that
- 2 information isn't available tonight, but we can discuss
- 3 that at a future meeting, will probably not exceed the
- 4 existing level of service on selected roads.
- Now, there are other things to think about
- 6 with trucks. We understand that. But it's just that one
- 7 measure, the truck volume will probably not exceed those.
- 8 And the truck quantities might be reduced if new
- 9 technologies can be implemented over time.
- 10 We're looking at alternative coagulants.
- 11 Coagulants are materials used to bring the residuals
- 12 together in a solution so they settle out and fall to the
- 13 bottom.
- 14 And then we're looking at alternative
- 15 Forebay residuals, dewatering. The Forebay is the place
- 16 where the water from the Washington Aqueduct sort of
- 17 lands before it goes into the reservoir proper.
- Next slide.
- 19 So then Alternative C is the pipeline to
- 20 Blue Plains. And this will mean building a new 12-mile
- 21 pipeline from the Dalecarlia Water Treatment Plant, which
- 22 you can see kind of right there in the middle of the
- 23 graphic there, it's says in red Dalecarlia Water

1 Treatment Plant, to the Blue Plains Wastewater Treatment

- 2 Plant.
- This alternative has several benefits.
- 4 One is that it eliminates trucking of residuals from the
- 5 Dalecarlia Water Treatment Plant. However, the residuals
- 6 still have to go somewhere and they would be down at Blue
- 7 Plains and be trucked from there. So that's the general
- 8 concept of the pipeline.
- 9 Now, I just have one more slide that I
- 10 would like to show. We're looking at that in the same
- 11 level of detail that we're looking at the others. The
- 12 pipeline is not an easy thing to make happen.
- 13 The work to date is revealing that there
- 14 will be likely significant impacts associated with the
- 15 pipeline corridor. We've been meeting with
- 16 representatives of different districts of the National
- 17 Park Service. They have expressed concern to us about
- 18 the presence of historical and archeological resources,
- 19 particularly with effect to the C and O Canal, through
- 20 Georgetown, through five national parks.
- 21 There is potential for the pipeline
- 22 intercepting hazardous materials, particularly as it
- 23 crosses across several military bases near the Blue

- 1 Plains treatment plant.
- 2 There are extensive land uses that we're
- 3 crossing. That kind of goes without saying, in addition
- 4 to the national and significant C and O Canal, we go
- 5 right along the Jefferson Memorial through the Washington
- 6 Mall and we cross, as I said a second ago, five national
- 7 parks.
- 8 All of that creates some potential
- 9 economic impacts that are associated with high
- 10 construction costs. The Park Service has told us that
- 11 we're going to have to dig, put this pipe underground.
- 12 We're not going to be able to dig a trench and lay it.
- 13 It's going to have to be what's called trenchless
- 14 technology. That's possible. It's expensive. We're
- 15 trying to figure all of that out.
- 16 There are the issues of securing right-of-
- 17 way permits. Some might be federal. Some might be local
- 18 D.C. You see the complexity there.
- Just in general there are a large number
- 20 of local and federal agencies involved that complicate
- 21 and extend the approval process.
- 22 We had a meeting with the Attorney General
- 23 for the District of Columbia last week to learn more

1 about that. I don't want to make too much of that, but

- 2 I'll be very honest, there are a lot of issues that we're
- 3 going to have to work forward with respect to the
- 4 pipeline. And so that leads to some degree of
- 5 implementation uncertainty. And that's something that we
- 6 have to consider heavily as we think about whether it
- 7 would enable the Aqueduct to meet its schedule of the
- 8 very real thing of the Federal Enforcement Agreement.
- 9 I think that's all of my slides.
- 10 Why don't we do this? Why don't we have
- 11 some lights in the room? The question and answer
- 12 session, obviously, is tricky. Two things. One, the
- 13 last time I understand that people were frustrated
- 14 because they couldn't hear each other and I understand
- 15 that.
- If you have a question, I would ask that
- 17 you come up to the microphone.
- 18 The next issues is we want everybody who
- 19 wants a chance to talk to be able to be heard. So some
- 20 of you may have lengthy statements and that's fine. We
- 21 would like to hear those. If you have a long series of
- 22 questions and if there is somebody behind you, I would
- 23 ask that you ask two of those questions and let the one

1 behind you talk. If there isn't anyone, we'll just go

- 2 through the questions.
- 3 And one other point. We have a number of
- 4 slides to help us answer some of the questions. We'll
- 5 just have to see how these questions go. So there might
- 6 be some awkward moments as we say, excuse me, let's dig
- 7 up the three slides that deal with that topic. So we
- 8 would ask you the bear with us. There might be some
- 9 pauses that help us communicate this information a little
- 10 bit better. So that's all I have to say.
- 11 : Okay. For the record, my
- 12 name is I live on the 6000 block -- Can you
- 13 hear me?
- 14 I live on the 6000 block of Broad Street
- 15 in Bethesda. So, like a lot of people in this room,
- 16 particularly the ones from Brookmont, I'm your immediate
- 17 neighbor. And I'm here representing the civic league
- 18 tonight.
- 19 And I wish I had a good message or, you
- 20 know, a positive statement to make, but I don't.
- 21 Shortly, based on the type of response you're getting
- 22 from your graphic, you're going to hear a lot of
- 23 complaints about the disposal of residuals.

8-3-EA

1 I have a threshold issue which precedes

- 2 that. That's why I sort of jumped up here to speak to
- 3 you first.
- At the heart of each of these proposals is
- 5 the notion that a building will be constructed at the
- 6 edge of our -- excuse me, at the edge of our property, at
- 7 the edge of your property, which is basically a
- 8 dewatering and thickening facility.

8-4-BA

- 9 The building is really quite objectionable
- 10 in and of itself. While we support Westmoreland Hills
- 11 and our colleagues in the District of Columbia civic
- 12 associations fully and we support them in a way that
- 13 they've laid out that they're attacking the process. As
- 14 you can hear from the chorus, the process did not work.
- 15 It certainly didn't work for the
- 16 residuals, but it worked less for the plans for this
- 17 building. It suddenly appeared in your engineering
- 18 feasibility study at the heart of each of these disposal
- 19 issues. You can't dispose of residuals until you create
- 20 them.
- 21 What you're proposing to do is create
- 22 these residuals in a building that would tower 120 feet
- 23 over our community. It will provide a visual intrusion,

8-5-BA, BC, BF, BG

1 light, noise, smell. In every possible way, it seems

- 2 almost as if the design were come upon -- was developed
- 3 in an effort to push the plant as close as you could to
- 4 Brookmont.
- 5 As you look at the site plan on C-8 in the
- 6 engineer's feasibility study, the plant is going to be
- 7 built right up against the fence, the back fence, the
- 8 west fence, of your property.
- 9 There is no attempt at buffering. No
- 10 attempt at all at masking this monstrosity. In fact,
- 11 rather to the contrary. What you're planning to do is to
- 12 cut down -- clear-cut trees, which seems to be in a lead
- 13 with your monofill project. You want to cut down a stand
- 14 of white pine trees that were put up in the late
- 15 seventies and replace it with a narrow road at the back
- of the plant so that any possible chance there would be
- 17 -- that the sound, the smell, the sight of the building
- 18 would be mitigated is lost.
- 19 And it's particularly ironic because in
- 20 the late seventies a few of us, I wasn't among them, went
- 21 to your predecessor and complained of a series of single-
- 22 story buildings that were put back there that were
- 23 providing light pollution into this area. That

1 management's response at that point was to put in a

- 2 series of trees that now have grown to 40, 45 feet in
- 3 height. They would provide some masking for 120-foot
- 4 building, but not a whole lot. Your building is going to
- 5 be 120 feet above our intersection at First and Broad.
- 6 But to do the plan as it has been laid out
- 7 by your consultants, you would have to take these trees
- 8 down. It's ridiculous.
- 9 The plans themselves makes no provision
- 10 for mitigating its sounds. Rather, as a pre-made bay
- 11 doors open from the base of the plant so trucks can go up
- 12 and down the sewer plant, so we would have the -- the
- 13 intrusion of the noise from the plant itself, truck
- 14 traffic, the visual pollution.
- There is nothing in here that was thought
- 16 out at all. And to say -- the people are here have
- 17 complained that there was no -- no citizen input into the
- 18 disposal of the residuals, I'll have to tell you quite
- 19 candidly that there was no discussion at all of this
- 20 plant. And it's a little bit absurd.
- 21 We'll willing to talk to anyone and we
- 22 have. And we were good neighbors with the plant when
- there was opportunity.

1 I have a formal statement which I would 2 submit for the record. But I know there is a lot of 3 people here who see the residuals issue as red meat and 4 want to get to it immediately. 5 Let me take a quick look to see if there 6 is anything thing I've missed on our list of complaints. UNIDENTIFIED SPEAKER: Jim, make it clear 7 8 where you live. 9 Actually, where I live is 10 relevant, but it's relevant on a personal basis. This building -- I live on the 6000 block, or the 6,000 block, 11 of Broad Street, 750 feet behind the plant. 12 UNIDENTIFIED SPEAKER: And have you ever 13 14 been invited to a public input session with these people? : No, of course not. 15 16 UNIDENTIFIED SPEAKER: Okay. Well, I just 17 checking. 18 We went to a session in the 19 mid-nineties, I think, at a hotel -- a government office 20 building in Bethesda where there was a general discussion about the NEPA process. No mention of a building, 21 22 particularly a building of this size and this ugliness, 23 to be quite frank about it, and this intrusive. No

8-6-FE

- 1 discussion at all.
- 2 If somebody is going to plan -- and the
- 3 Army is telling everyone the discussion here is what
- 4 we're going to do with the residuals. That's not the
- 5 discussion. The discussion is how are we going to create
- 6 the residuals and at what cost to the neighborhood behind
- 7 you.
- 8 And I'll tell you people in our
- 9 neighborhood are very, very concerned about this and are
- 10 very, very interested in talking to their elected
- 11 representatives and making a case that this was ill
- 12 though out. It actually seems to be designed as a
- 13 punitive measure to us. It's unbelievable, the design.
- 14 It's an 80-foot tall building that's 170 feet long and 80
- 15 feet wide with no attempt at masking it. As I say, at
- 16 the risk of repeating myself, there is not any masking.
- 17 In fact, there is a removal of trees that would have
- 18 provided a minimum level of site amelioration.
- 19 So we're -- we want this issue addressed
- 20 and we want to talk to whomever. There is a loss of
- 21 trees and the site itself which is absurd, the height of
- 22 the building, the sound and the odor.
- 23 This is an issue not only for us, but for

- 1 everyone in Palisades and a few other places.
- The engineers feasibility study doesn't
- 3 really address this. I mean, there is a sop one way or
- 4 the other to the issue, but it doesn't really -- it is
- 5 hardly conclusive and it really doesn't provide any
- 6 reassurance at all.
- 7 So, in conclusion, what I would like to
- 8 say, we are one hundred percent united with the citizens
- 9 groups in Westmoreland Hills and D.C. civic associations
- 10 that are opposing the residual disposal option.
- I think the notion of trying to solve one
- 12 ecological problem of dumping them out in the Potomac
- 13 River by creating a more erroneous, objectionable type of
- environmental degradation, we can't support that at all.
- 15 I don't think anyone can. I don't think we can.
- And let me say finally, that's not the
- 17 real issue. That's a major issue of burning concern for
- 18 everyone in this room. But the threshold issue, the
- 19 seeding question that has to be answered, what about this
- 20 building that is going to create the noise, the smell,
- 21 all of the rest of it, it's not addressed and we want to
- 22 get it addressed. And we want that to be an open session
- 23 where everyone gets some input, including our elected

8-8-JA

- 1 representatives. Thank you.
- 2 MR. JACOBUS: Let me just very, very
- 3 quickly respond to some of our points. Thank you very
- 4 much for making them.
- 5 We have -- we are currently considering
- 6 three alternatives. Two of those alternatives, the
- 7 monofill disposal alternative and the off-site trucking
- 8 alternative, do in fact require us to take material, the
- 9 solids -- this bottle right here is the consistency of
- 10 the solids that's in the basin -- and get them into a
- 11 form where they can be transported in a solid, durable
- 12 form.
- 13 So there would be the need for some kind
- 14 of an industrial facility to be built, essentially a
- 15 centrifuge or a press building or something, to satisfy
- 16 the need to get from that form to a solid form to truck
- 17 or dispose of in the monofill.
- 18 Recognizing that adding an industrial
- 19 process at the Dalecarlia site is something that would
- 20 obviously be a concern, that's why we put a number of
- 21 alternatives into consideration, which was taking it in a
- 22 slightly more condensed, but very much of a liquid form,
- 23 and looking at an off-site disposal option that did not

- 1 involve the trucking, i.e., the pipeline.
- 2 So of the three alternatives we are
- 3 evaluating, we have one that does not consider building a
- 4 building and two that would, in fact, consider building a
- 5 building.
- 6 Your input tonight here is very useful to
- 7 us and we would look forward, as we continue with the
- 8 identification of all of the building criteria, that we
- 9 talked about, the noise, the visual, the odor, all of
- 10 those things that are of a concern to you citizens who
- 11 either live close by or who somehow interact with us,
- 12 those must be considered as we evaluate what the
- 13 preferred alternative is.
- So we will be doing that and we're doing
- 15 that right now. You're giving us input so that we will
- 16 turn that around. So we have --
- 17 And let me say one other thing and then I
- 18 want to get to the next question.
- 19 We are not here tonight able to walk away
- 20 from the permit that EPA has issued or the compliance
- 21 schedule EPA has issued to us. There is no one here from
- 22 EPA tonight that I'm aware of.
- Is anybody from EPA here? Oh.

- 1 Representing this project in some way? Okay.
- 2 EPA over the course of the last two years
- 3 issued a couple draft and then a final permit. And
- 4 whether any of you individual or collectively think it's
- 5 a good idea or not, EPA has a regulatory responsibility
- 6 invested in them under the Clean Water Act has issued a
- 7 permit determining that the solids will not be sent to
- 8 the river. That is totally out of our control.
- 9 We are here tonight to assess the best way
- 10 of us proceeding forward given that permit. So I am
- 11 unable to entertain any discussion here this evening
- 12 about going backwards and writing a new permit. We are
- 13 where we are.
- 14 So we would like to most the most of this
- 15 evening to hear your input on the alternatives that we've
- 16 put on the table and how we can and should evaluate
- during our EIS process that we're trying to undergo the
- 18 kind of issues you brought forward here.
- 19 : Just a brief follow up. Just
- 20 a very quick follow up, and this won't take but a minute.
- 21 The options that have been laid out
- 22 basically involve moving the material one way or the
- 23 other. And each of them that the consultants -- I mean,

8-9-EA

- 1 your own consultants put out this. The ones that they've
- 2 underscored require making the residual at Dalecarlia.
- 3 There is mention of another option that was basically
- 4 knocked down by the authors of the study.
- 5 So, basically, there is a misdirection to
- 6 suggest that there is that option. There is that option,
- 7 but it has been knocked down.
- 8 MR. CAMPBELL: He's very correct that all
- 9 of the three alternatives presently being considered as
- 10 these buildings as a comment element in one way or
- 11 another.
- We do have information that talks about
- 13 those buildings. I think there's someone else who wants
- 14 to talk now. But we can certainly go into that. We've
- 15 got pictures that talk about what -- you've laid it out
- 16 exactly really as it is.
- We also have information to go into the
- 18 other alternatives, creating the residuals, where could
- 19 we do that, whether it's feasible or not feasible to do
- 20 that. And we would be happy to go into that. We might
- 21 hold that for a little bit later because it involves
- 22 getting into something, but we are prepared to talk all
- 23 about that issue and why we came to those conclusions.

1 I would like to go to the gentleman who 2 has been waiting very patiently. 3]: My name is 50-year resident of Westmoreland Hills and used to play in your woods illegally. 6 One of the things that I think fans the flames of opposition and the frustration which makes it 7 seem like a joke to the neighbors is that we're talking 8 9 about permanent damages, whether its a residuals building 10 or the monofill for a temporary solution. 11 And if you say, oh, can I tear down your 12 house because they need to temporarily store some things on your lot and so that is -- you know, you're not 13 14 talking about a permanent solution. And if you say, oh, 15 no, it is a permanent solution, what you're really saying is the trucking solution and the monofill solution 16 because some days that's -- the excess has got to be 17 18 taken away. 19 So that is a major thing to keep in mind, that this seems like an awful lot of disruption for 20 something that is, I understand, a 20-year fix. It may 21 22 be more, may be less. But, I mean, a temporary solution.

8-11-FD, IB

8-10-BB, CA

23 And I think that should be a major

- 1 criteria in the process.
- 2 The other kind of thing that sort of --
- 3 and all of us, unfortunately, now can get on the internet
- 4 and we will look like experts with a little bit of
- 5 Googling and all. And, apparently, you mention
- 6 alternative coagulants and all. Apparently, there are
- 7 places doing this in their water system now and I gather
- 8 it cuts it a third or two third or something like that,
- 9 which, of course, obviously would make this much better.
- 10 Instead of nine truck, it would be three trucks.
- It is just a feeling that I guess all of
- 12 us are saying, it doesn't seem thought through and we
- 13 weren't there when the process was going on. But the
- 14 main one I think from that one alternative is if you're
- 15 going to tear things down for -- I don't want to say
- 16 major, but it is a temporary kind of thing. It's no more
- 17 sensible than if you said to one of these people I'm
- 18 going to tear down your house because we need to store
- 19 some stuff there for while and we hope for another
- 20 solution some day. Her house is already going. The
- 21 roots are gone. The building is always there.
- 22 And I think that is -- you have got to
- 23 keep that in mind. That is a -- should be a gigantic

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8-12-EB, GA

1 screening issue. But it is not a solution.

| 2 | One of the joys about having however |
|----|---|
| 3 | you want to get it to Blue Plains is you have barges |
| 4 | that can come there and they can load. They can take it |
| 5 | off to whatever. And I am sure that someday we will be |
| 6 | going, wow, you know this stuff is gold, a farmer, |
| 7 | somebody is going to want this and they are going to want |
| 8 | to be able to use it. Well, you are not going to be able |
| 9 | to use it if it is in a pile in our temporary pile here, |
| 10 | because you're going to have to go trucking again. |
| 11 | So it makes sense that trucking is going |
| 12 | to be the solution no matter what. And there is a lot |
| 13 | that doesn't make sense to the average mind trying to see |
| 14 | it. And I think the temporary aspect, and it is a dead |
| 15 | end aspect too, should be a major disincentive for that |
| 16 | for that issue. |

- 17 MR. CAMPBELL: If it is fair, I am going
- 18 to consider most of that a comment. You had some things
- 19 that are essentially questions. One would be alternative
- 20 technologies and their applicability here. We can
- 21 certainly talk about that.
- 22 Another one is the barge alternative,
- 23 which is something that we looked at in some detail

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8-13-DA, HA, GA

1 because it was suggested to us early one in the process. 2 : Barge to Blue Plains. 3 MR. CAMPBELL: Yes, right down to Blue 4 Plains. It seemed to be an elegant solution and we 5 looked at the whole issue of navigability on the Potomac 6 River in some length. And we're prepared to talk about both of those. 7 8 I guess I'll just suggest that if we have 9 a lot of comments, we should proceed through those before 10 we got into the alternative process. Does that seem to 11 make sense? : Oh, absolutely. 12 13 MR. CAMPBELL: Okay. If you want to hang 14 around and, if we haven't gotten to it, we can get into 15 slides and dig into those two issues. I'll go over here. 16 17 My name is live in the District. I'm moving to Maryland. I have a 18 19 comment and question. First, I just want to thank Bob Sloan for 20 making this facility available. Sibley Hospital is such a 21 22 great neighbor. And I think we're all happy to be here. 23 The statement is real simple. I'm against

8-14-CA, IA

- 1 the monofill. I think that clearing 30 acres to create
- 2 an 80-foot mound of dirt is just repugnant and I'm
- 3 against it.
- I think the pipeline would be wonderful,
- 5 but I'm not going to comment on that because I don't know
- 6 about the feasibility of that. I think everyone would
- 7 like to see that.

8-15-GA, CA

- 8 But I am only going to comment on the
- 9 other alternative, and that is the trucking. And I would
- 10 say that compared to the monofill, 9 to 10 trucks a day,
- 11 even 16 to 20 trucks a day, and seven routes does not
- 12 strike me as objectionable an alternative as the
- 13 monofill. And that is all I have to say.
- 15 live in Westmoreland Hills. I have a couple of
- 16 questions.

8-16-CA

- One is how did the monofill become one of
- 18 the top of the three alternatives when, in fact, it seems
- 19 to be a mute point given the Spring Valley problem which
- 20 has to be started in 2008 and your solution has to be
- 21 finished in 2009? How did that --
- MR. CAMPBELL: I'll give a quick answer to
- 23 that question.

1 First of all, it is not the top ranked

- 2 alternative. Unfortunately, it is one of the three and,
- 3 unfortunately, it is labeled number A, which makes it
- 4 seem like the top ranked. It is one of the three.
- 5 The question is how did it get there in
- 6 the first place.
- 7 When it seems to be a mute
- 8 point.
- 9 MR. CAMPBELL: When it seems to be a mute
- 10 point right now.
- 11 It got there in the first place because we
- 12 listened to concern about truck traffic. We really
- 13 wanted to be able to consider alternatives that did not
- 14 involve continuous trucking from the Dalecarlia treatment
- 15 plant.
- 16 At the screening level of analysis, which
- 17 is not a detailed level of analysis, we just said what is
- 18 feasible given all of this criteria, what meets our
- 19 purpose and need, you know, could we built it, what is
- 20 legal. We own the land. The Aqueduct owns the land.
- 21 They could do it. What is institutionally possible. It
- 22 met those criteria.
- Now, when we move into the EIS, as Patty

1 was showing you, we look at things in greater detail.

- 2 And so we dug into the issue of implementation in greater
- detail and said we need to really sit down with the
- 4 Spring Valley folks and understand what their issues are,
- 5 what the schedule is, how it might relate to our
- 6 schedule.
- 7 And, in the course of those conversations,
- 8 we learned that information. So that is how it gets to
- 9 screening. We learn new information. And then we're
- 10 sharing that with you as we -- as we see it.
- 11 Doesn't that negate the option
- 12 entirely?
- MR. CAMPBELL: Frankly, it is one that
- 14 we're wrestling with right now. The short answer is we
- 15 are going to continue that through the draft EIS. At
- 16 this condition of the project, it will be not be
- 17 identified as the preferred alternative because of all of
- 18 the information that we have shown to you right now.

19 Chay. Last, I just wanted to

- 20 say that the metropolitan community has put in a
- 21 wonderful subway system. It's a hundred miles of subway
- 22 track underneath the ground. I think we can probably
- 23 figure out at least ten miles of a pipe to get sludge

8-17-DA

| 1 | away to Blue Plains. |
|----|---|
| 2 | : My name is |
| 3 | . I live in Washington, D.C., in AU Park and I grew |
| 4 | up in the neighborhood of Spring Valley. |
| 5 | I am an officer of the Army right now and |
| 6 | I have been working with the Army Corps of Engineers, the |
| 7 | EPA, and D.C. Health for about a year as a citizen, pro |
| 8 | bono, to try to work everybody through the Spring Valley |
| 9 | situation. |
| 10 | But I am going to bring something up right |
| 11 | now that is two-prong. The first is I want to ask |
| 12 | everybody here in the audience a question because the |
| 13 | gentleman, the facilitator, here is doing his job |
| 14 | tonight, a tough job, asked what he stated let me |
| 15 | restate that. |
| 16 | He said he disclosed to everybody what was |
| 17 | involved with one of the alternatives. How many people |
| 18 | here in this audience did not know that the monofill |
| 19 | alternative involved potentially digging up buried |
| 20 | ordnance, chemical warfare ordnance, over in Dalecarlia? |
| 21 | How many did not know that? |
| 22 | Now, did you just hear it almost it |
| | |

8-18-CA

23

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almost slid by, but it is very important, because ${\tt I'm}$

- 1 lecturing the to Corps and I am going to ask them a
- 2 specific question that may be answered ultimately by
- 3 people not up here or by Corps members elsewhere in this
- 4 room.
- 5 The Army Corps runs both the Aqueduct and
- 6 it runs the cleanup process. But what you need to
- 7 remember is he just said that they didn't know what was
- 8 involved with their own alternative; i.e., that they
- 9 might have to dispose of ordinance.
- 10 So the question I ask back to the Corps is
- 11 you don't really know what you're going to have to go
- 12 dig, you may have to go dig something that may be weapons
- 13 of mass destruction, maybe it is just straight up
- ordnance, along the reservoir, near our drinking water.
- 15 So are you going to let this monofill drive or hasten or
- 16 speed up the clean up which will affect the citizens of
- 17 Spring Valley? That is my question.
- 18 You're showing confusion and you are
- 19 saying that you may not want to hasten -- you're not
- 20 going to postpone the date -- and you see even how I get
- 21 this mixed up -- you are going to postpone -- you are not
- 22 going to postpone the date, but you are going to maybe
- 23 have to hasten the clean up in Spring Valley. Where are

8-19-CA

- 1 you going to get the money for that?
- 2 MR. CAMPBELL: This wasn't the purpose to
- 3 put the Spring Valley project folks on the spot, so to
- 4 speak. However, as an employee of the Corps of
- 5 Engineers, if there sort of a policy statement about the
- 6 relation of these two branches of the Corps, I would like
- 7 Tom to address that.
- 8 MR. JACOBUS: Yeah. Let me -- it is sort
- 9 of a paradox. On the one hand, we say, yes, we know the
- 10 Spring Valley was a former test site, so we say we're
- 11 going to put a monofill there; yet, we don't think about
- 12 the process as the beginning.
- 13 Clearly, we do have a close working
- 14 relationship with other elements involved in the Corps of
- 15 Engineers. We need to know what they knew that would
- 16 affect us. We need to know they -- what we knew that
- 17 would affect them.
- 18 As says here, it is not our
- 19 responsibility as the Washington Aqueduct, as the
- 20 supplier of water to our service area and as a neighbor
- 21 of yours, we are not trying to influence the federal
- 22 expenditure of funds on the Spring Valley project, either
- 23 to accelerate or to slow it down. We realize -- of

- 1 course, I believe it is true. I don't go to these
- 2 meetings. But I believe it is true that in this pile of
- 3 money called FDS, Formerly a Defense Site appropriation,
- 4 a significant amount of that money has been drafted for
- 5 the Spring Valley clean up of that site.
- 6 The emphasis now is on remediation of
- 7 arsenic contaminated soils at the residences in the areas
- 8 directly affect the people who are currently living
- 9 there. It is not our intention in any way to suggest
- 10 that the Army take the propriety away from those and add
- 11 that money to a project here that would clear the area.
- 12 We're not asking for additional money.
- 13 But what we're doing is we were looking
- 14 for an alterative to trucking to see if we can find,
- 15 other than the pipeline, because it has its own issues,
- 16 an alternative to trucking that we can handle locally.
- 17 The monofill would meet that in a -- in an
- 18 engineering sense. It may not pass muster through the
- 19 EIS from a human resource -- or a human design sense.
- 20 And we understand that. We want some input on that.
- 21 But we are not trying to affect the Spring
- 22 Valley project. We're not ignorant of it. But we have
- 23 to tell you, and we use the word reveal or whatever word

1 that we used, it's not a secret word, what we are trying

- 2 to say is that even though it is a feasible option, we
- 3 cannot begin that option until we get this clearance.
- 4 And it is not clear that we can get that clearance from
- 5 other federal sources until 2008; therefore, we can't
- 6 responsibly go forward with that.
- 7 But I think it is important that we do
- 8 complete the analysis of all of those environmental
- 9 factors just in case there were a change in federal
- 10 priorities so that we can clearly understand what the
- 11 effects of that monofill would be environmentally on the
- 12 community even though its current time schedule can't be
- 13 less because of the ordnance.
- So, as Jed said here, that cannot be the
- 15 preferred alternative at the present time.
- 16 I'm I live in
- 17 Westmoreland Hills. The Council on Environmental Quality
- 18 guidelines, which I received a NEPA process, provides
- 19 that a lead agency must analyze reasonable alternatives
- 20 even if there is a court order or a legislative demand to
- 21 act.
- 22 Why were so many alternatives prematurely
- 23 dismissed because they did not meet the arbitrary

8-20-FB, MA

- deadlines set forth in the Federal Facilities Compliance
- 2 << Agreement schedule? And, secondly, why are you unwilling
- 3 to try to renegotiate these deadlines with the EPA since these
- 4 deadlines are not imposed by a requirement of the law?
- 5 MR. CAMPBELL: I'll answer -- I'll answer
- 6 part of that question and then I'll let Tom answer that.
- 7 And, Tom, we had a few slides on these if
- 8 you would like to use them. If you want to pull up the
- 9 EPA slide, Jennifer.
- 10 You are correct in that alternatives have
- 11 to be -- or are required to be reasonable and feasible.
- 12 That means in a NEPA analysis the lead agency is not
- 13 required to look at any and all ideas, but those that are
- 14 considered to be reasonable and feasible.
- 15 One of the threshold criteria for
- 16 reasonable and feasible is the ability to meet the
- 17 Federal Facilities Compliance Act schedule. That is,
- 18 from my understanding, a federal enforcement at. It is
- 19 law. So that schedule is law under the Clean Water Act.
- 20 So it has -- the schedule was negotiated with the
- 21 Aqueduct, but that is taken very serious.
- 22 So then the question is can that
- 23 change or how did we get into that in the first place.

- 1 And I will ask Tom to talk about that using these slides
- 2 so that they can flush that out a little bit. And why,
- 3 under the Clean Water Act, that we're there in the first
- 4 place.
- 5 Right now that is a driver, the Federal
- 6 Facilities Compliance Act, is the driving force in
- 7 answering -- in bringing the project.
- 8 MR. JACOBUS: I think this is maybe a
- 9 chicken and egg thing. Let's assume that we were having
- 10 this meeting to tell you that we, as the local water
- 11 utility, thought as an operational advantage we wanted to
- 12 recover the solids continuously and not periodically
- 13 discharge them into the river. Let's assume that we
- 14 didn't have a permit issue, that we were at the beginning
- 15 of the permit that allowed us to go to the river and that
- 16 we came up with this -- with this alternative because we
- 17 thought it was a good idea, I think that is a different
- 18 situation from where we are now.
- 19 We are under the permit and so -- and we
- 20 don't have the option. I think that in the end you and
- 21 I, whether we agree or disagree, or whether we just
- 22 disagree, I think we are looking at this very
- 23 differently.

I am not, in my capacity, attempting to

- 2 act in any way frivolously or capriciously. I have
- 3 personally signed this agreement on behalf of the
- 4 Washington Aqueduct and the Corps of Engineers to be in
- 5 compliance.
- 6 Since we had the meeting on the 7th and
- 7 since we've had other communications with elected
- 8 representatives and their staffs and other people, we
- 9 have consulted with the EPA. And it is very clear to me
- 10 that I am required to go forward as the operator, as the
- 11 person who is initiating this action, to meet the project
- 12 purpose and need. And the project purpose and needs is
- 13 caused solely because there exists the Clean Water Act
- 14 and they -- the EPA did, in fact, publicly announce and
- 15 issue a permit that was not based on the quality of the
- 16 water, the alum solvents to the river. We could
- 17 demonstrate scientifically to our satisfaction and to
- 18 many other's satisfaction, not everyone, but many others,
- 19 that the solids did not have an adverse biological effect
- 20 on the river; but, in fact, the other prong of the Clean
- 21 Water Act requirement is simply that if there are
- 22 technologies available to recover the solids, we would be
- 23 required to do it.

1 And that was the basis for EPA's permit.

- 2 It went to public comment. There were several meetings
- 3 and several drafts and fact sheets. We are where we are
- 4 on that.
- 5 And so I respect your questions. I
- 6 understand your question. I have investigated your
- 7 question to make sure I know where we are so that we can
- 8 have an ongoing discussion on the water issue. But
- 9 compliance with the discharge limitations of the permit,
- 10 i.e., the amount of solids that are allowed to go to the
- 11 river in whatever concentration is essentially none. And
- 12 the timing is what is driving us to this decision.
- 13 And so our interpretation and our advice
- 14 from our counsel and from EPA management is that we must
- 15 proceed with this project. If you choose to oppose that
- in a way that caused EPA to change their mind, then we
- 17 would be in a different situation.
- 18 So the -- we are trying to come up wit the
- 19 best way to recover these solids and dispose of them. We
- 20 know this is a difficult process for all of our neighbors
- 21 because of where we are in such an urban environment.
- 22 So I'm probably rambling, so I had better
- 23 stop.

| | 1 | MR. CAMPBELL: EPA has a fact sheet that |
|---------|----|---|
| | 2 | they wrote on this permit describing why the permit |
| | 3 | exists, what is in it, what kind of input they had |
| | 4 | received. They had a public input involvement process in |
| | 5 | the permit. |
| | 6 | I think we have got about 50 copies of |
| | 7 | that EPA fact sheet for those who are interested in it. |
| | 8 | Also, while that was up there, it is on their website. |
| | 9 | You can download it and we can give you that very long |
| | 10 | website address if you want to talk to them as well. |
| _ | 11 | I think we will switch to the other side. |
| | 12 | : I'm : from |
| 0.01 FE | 13 | Westmoreland Hills. I would like to know a little more |
| 8-21-FE | 14 | about the January meeting for the criteria. Certainly, I |
| | 15 | didn't receive any notification of it and I imagine from |
| | 16 | the response here that very few people did. |
| • | 17 | I would like to know what your how the |
| | 18 | meeting was advertised, what kind of an open meeting this |
| - | 19 | was. |
| | 20 | And, secondly, we have a statement here |
| 8-22-KC | 21 | that talks about residuals and everybody has used that |
| 0-22-10 | 22 | word. I would like you to define what these residuals |
| | 23 | are so we can understand how toxic they might be or |
| I | | J |

whatever. Jed Campbell : I'm going to spread the wealth 2 a little bit on these questions here. Glenn, I'm going to come to you on the issue of residuals in a minute and 5 when we might go to you, Ed, on the issue of residual 6 toxicity, what do we know and what does that mean. 7 The first question is -- wait a minute, I'm given these guys a warning. 8 9 The first question is what about the 10 scoping meeting, how come I didn't know about it, where 11 was it held, when was it held, all of those kinds of 12 questions. UNIDENTIFIED SPEAKER: 13 How many people 14 here received notice of the January meeting? If you 15 received notice raise your hand and let them know. 16 MR. CAMPBELL: The scoping meeting was advertise in the Washington Post and in the Northwest 17 Journal. The scoping meeting was held in January at a 18 school not far from here. 19 20 What was the name? MR. JACOBUS: Saint Patrick's Episcopal. 21 22 MR. CAMPBELL: Saint Patrick's Episcopal

8-23-NB, FE

23

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It was an open house format for three hours,

1 similar, obviously, to the one that we had on September

- 2 7th where we had more people than was appropriate for
- 3 that format.
- I can't remember how many people came, but
- 5 not many. We had about 80 letters, don't hold me to that
- 6 number, that went out to the existing Aqueduct mailing
- 7 list with respect to -- mostly to other agencies.
- 8 At that time, we did not have alternatives
- 9 for people to respond to. We did not know we had a
- 10 monofill in this particular area. In fact, we were
- 11 responsible to really all of the service territory for
- 12 the Washington Aqueduct to make available to that meeting
- 13 and that is why it was advertised broadly in those
- 14 papers.
- 15 UNIDENTIFIED SPEAKER: How many days was
- 16 it advertised?
- 17 UNIDENTIFIED SPEAKER: Yeah.
- 18 MR. CAMPBELL: About two weeks, I believe.
- 19 UNIDENTIFIED SPEAKER: How many people
- 20 came to the meeting?
- 21 MR. CAMPBELL: I think about 20, I think.
- 22 It was on a cold January night.
- I would like to get to the next set of

1 questions, if I could, and that is --

2 UNIDENTIFIED SPEAKER: Could you clarify

- 3 for the record, would you ask people to raise their hands
- 4 if they did not get notice?
- 5 MR. CAMPBELL: We'll verbally put in the
- 6 record most people raised their hands.
- 7 (Multiple members of the audience speaking
- 8 at the same time.)
- 9 UNIDENTIFIED SPEAKER: Jed, explain the
- 10 narrowing of the scope and the identifying, the ability
- 11 to identify.
- 12 UNIDENTIFIED SPEAKER: -- identify people
- 13 in the community like a zoning or planning board that
- 14 requires anybody that has a project to go to the adjacent
- 15 neighborhood and actively get the names of all people,
- 16 say, within 1,000 feet; why didn't you do that? Or maybe
- 17 a mile for this particular project.
- 18 MR. CAMPBELL: There is a narrowing
- 19 associated with this. First of all, it's not a zoning
- 20 process. It's a NEPA process.
- 21 UNIDENTIFIED SPEAKER: Well, I'm talking
- 22 about you should adopt that process of notifying people.
- MR. CAMPBELL: Well, I don't -- In

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8-24-NB, FE

1 fairness to everybody -- in fairness to everybody, I'm

- 2 not going to respond to questions that come shouted from
- 3 the audience. I'm going to stick to our format.
- 4 To answer your question, the NEPA process
- 5 narrows in scope. If we had known that we had a monofill
- 6 alternative, like we did when we mailed out 1,000 letters
- 7 to the people living all around here, we would have done
- 8 that.
- 9 At that point, we just had a project. We
- 10 did not even have alternatives on the table. We had a
- 11 project. We had a screening process, which I know is of
- 12 significant concern.
- 13 UNIDENTIFIED SPEAKER: Why don't you let
- 14 the people talk instead of you talking to the microphone.
- 15 UNIDENTIFIED SPEAKER: Yeah.
- 16 UNIDENTIFIED SPEAKER: How many people are
- 17 listening?
- 18 UNIDENTIFIED SPEAKER: It's a question and
- 19 answer. That means he has got to answer the question you
- 20 asked.
- 21 UNIDENTIFIED SPEAKER: He can answer the
- 22 question. He can talk all night. I'm going to stay here
- 23 and I'm going to ask my question.

- 1 UNIDENTIFIED SPEAKER: Well, that's fine
- 2 --
- 3 MR. CAMPBELL: I am taking a shot at that
- 4 answer. I'll go to --
- 5 MR. HARRIS: I would like an answer to my
- 6 question.
- 7 UNIDENTIFIED SPEAKER: Yeah, exactly,
- 8 answer his question.
- 9 MR. CAMPBELL: Thank you. I forgot.
- 10 Let's move on to the solids questions.
- 11 And just refresh my memory. There were two. One was
- 12 solids toxicity and I wanted you to address that. And
- 13 there was another solids question.

8-26-KC 14 UNIDENTIFIED SPEAKER: Just the

- 15 definition.
- MR. CAMPBELL: Oh, what are solids.
- 17 Glenn, do you want to talk a little bit about that?
- 18 MR. PALEN: We talked in the feasibility
- 19 study about two types of residuals and that is because
- 20 they separate out of the flow stream, the river, water
- 21 source, at two different locations.
- 22 One type of residual is called Forebay
- 23 residuals. Those are the sand and silt particles, if you

1 will, that come into the raw water conduit and literally

- 2 settle by gravity in what is called the Forebay. This is
- 3 the front portion of the Dalecarlia Reservoir.
- 4 The second -- and those are literally
- 5 river dirt, if you will. No chemicals have been added to
- 6 those at all. Those residuals have been periodically
- 7 removed from the reservoir every five, seven, or ten year
- 8 or whatever by dredging for a long period time. And
- 9 those -- many of these alternatives, we presented a
- 10 feasibility study and talk about handling those in a
- 11 similar fashion to the way they've been handled in the
- 12 past.
- 13 The second type of residuals we what we
- 14 call water treatment residuals. About half of the river
- 15 silt settles out by gravity in the Forebay. The other
- 16 half, roughly, is still in suspension in the coagulant
- 17 material and it goes into the water treatment facilities.
- 18 There we add a coagulant. In this case it's is aluminum
- 19 sulphate or alum. That enhances the coalescence of the
- 20 material into bigger particles which then settles in the
- 21 sed basins and are removed from the process, the
- 22 treatment process there.
- The water treatment residuals are also

1 approximately half river silt and half chemical solids

- 2 resulting from the addition of this alum, or aluminum
- 3 sulphate.
- 4 That hopefully answers your first
- 5 question.

6

8-26-KC

UNIDENTIFIED SPEAKER: Toxicity.

- 7 MR. CAMPBELL: There was another part of
- 8 the question which I believe was are these toxic or how
- 9 toxic are they. I'll just ask Ed to address that. Do
- 10 you want to use the slides for that or do you want to
- 11 just talk about?
- 12 MR. FLEISCHER: I think I'll just talk
- 13 about it.
- 14 Essentially, as Glenn mentioned, the
- 15 coagulant that is added is aluminum sulphate. Once that
- 16 reacts with the alkalinity of the water and other
- 17 particles, it essentially becomes aluminum hydroxide or
- 18 aluminum phosphate. That is really a soil-like material
- 19 that is definitely viewed as nontoxic.
- 20 As part of this analysis of the EIS, we
- 21 are going to be taking samples of the residuals and
- 22 sending them out for analysis. What we will be doing is
- 23 this procedure known as the toxicity character --

- 1 MR. CAMPBELL: Leaching.
- 2 MR. FLEISCHER: -- leaching procedure.
- 3 And that is a procedure that is used for -- it is
- 4 mandated by RTRA for anything that would be put in a
- 5 landfill or a monofill, for example. And it is used to
- 6 determine -- to define by federal standards whether
- 7 something is toxic.
- 8 So what we do, we take the residuals, we
- 9 run it through this process. Essentially, it simulates
- 10 what would happen within a monofill or if those materials
- 11 were applied to the land. And you collect the leachate
- 12 and we analyze that. And what that does is give you an
- 13 indication of how much of the material in the actual
- 14 residuals would leach out. Okay.
- 15 So they analyze it for metals, heavy
- 16 metals, lead, mercury, those types of things, and
- 17 volatiles, semi-volatiles, pesticides.
- 18 These tests are done regularly. For
- 19 example, for other water treatment plants in this area,
- 20 the residuals are applied to agricultural lands. And,
- 21 for example, in the State of Maryland, if you want to
- 22 apply the residuals to agricultural lands, you do the
- 23 test, it comes back negative and then you get a permit to

1 go ahead and apply. And that is what is being done, for

- 2 example, at the Potomac plant down River Road.
- 3 So we're going to do the TCLP procedure
- 4 for residuals. We're also going to be testing the
- 5 residuals by themselves without doing the procedure for
- 6 heavy metals. That's what we are going to do as part of
- 7 the EIS process.
- 8 So, to answer his question generally, I am
- 9 not aware of any situation where water treatment
- 10 residuals have come up as being toxic.
- 11 MR. CAMPBELL: I think we're at this side
- 12 of the room now.

13 I'm of Spring

- 14 Valley West. And one little comment, my kids go to Saint
- 15 Patrick's and I still didn't even hear about that
- 16 meeting.

17 And, as a member of Spring Valley, I am

- 18 really disturbed about everything that is happening. I
- 19 mean, the fact that the monofill would even be considered
- 20 with the Corps having stuff, you know, buried under the
- 21 ground, it is just unbelievable to me that there isn't
- 22 communication within the Corps.

23 Maybe if there had been more publicity on

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- 1 your part that, you know, hey, this public meeting is
- 2 happening, maybe somebody from the other arm of the Corps
- 3 would come to the meeting. At last, you would have found
- 4 this out.
- 5 Because right now you have three options
- 6 and if you are saying that the monofill isn't the --
- 7 isn't even really an option, why is it there? I mean, why
- 8 isn't another option there instead.
- 9 I am familiar enough with the process to
- 10 know that, okay, you can't just sort of throw it out, but
- 11 it sort of means that you all didn't do your homework,
- 12 that -- you know, this Spring Valley munitions has been
- 13 in the news for a long period of time. I mean the fact
- 14 that it is in Spring Valley, Dalecarlia is in Spring
- 15 Valley, you know why was this even considered and why
- 16 wasn't this -- you are missing an alternative that maybe
- 17 would have been a more viable option than any of the ones
- 18 you have. It just seems like sort of a -- I'm in a
- 19 quandary about it.
- 20 MR. JACOBUS: Thank you. I don't think
- 21 that by considering the monofill that took up the space
- 22 of another alternative. As you said, in all -- all
- 23 alternatives that passed through our screening criteria

1 were brought forward. We didn't have four just because

- 2 we could only have four, one being a no action
- 3 alternative. So would could have had four, five, or six.
- 4 So that isn't an issue. The fact that
- 5 Spring Valley -- and we, of course, do know what is going
- 6 on in Spring Valley. As I said earlier, and perhaps not
- 7 clearly enough, that we wanted to try to find an on-site
- 8 disposal option, wanted to further investigate what that
- 9 potential would be at the Dalecarlia site. And, upon
- 10 complete -- more complete review, looking at time
- 11 schedules, what were the issues, and what was required,
- 12 it now looks at this part of the process, we've been at
- 13 this for six or seven months now, that that can be the
- 14 preferred alternative. But we at least gave it a try to
- 15 see whether or not it would bear out under the scrutiny
- 16 that it was given to see if it could be an alternative to
- 17 trucking.
- 18 So it was not an attempt to frighten the
- 19 neighborhood or to demonstrate a lack of a general
- 20 understanding. It was an attempt on our part to try to
- 21 lay out some alternatives that met a full range of what
- 22 we knew were concerns.
- 23 And, if we can't go forward with the

- 1 monofill alternative, we will have to continue study the
- 2 other alternatives because, as I said to Deb Graham's
- 3 question, we must find a workable substitute to returning
- 4 the material to the river.
- MR. CAMPBELL: We're going to switch sides
- 6 now. You have been waiting there patiently.

7 UNIDENTIFIED SPEAKER: I don't know how to

- 8 talk into a microphone. I live in Palisades along the
- 9 right-of-way. And I know that everybody thinks that like
- 10 the whatever -- the pipeline thing is like -- seems
- 11 really great.
- 12 So I am just wondering where exactly like
- 13 is this going to be built, like what neighborhood this is
- 14 going to impact on, because like I physically -- my house
- 15 is in front of the right-of-way, which I assume would be
- 16 the right-of-way that the pipe is going to be built
- 17 along.

18 And like I know that you all think that

- 19 this monofill is going to suck for you, but that pipe is
- 20 going to suck for me. I am just wondering what the
- 21 physical impact on the neighborhood is going to be with
- 22 this like -- what neighborhood is it going to be built
- 23 through if you know that.

8-28-DA

8-29-DA, CA

1 MR. CAMPBELL: I am going to ask Glenn to

- 2 answer that question to the best we know of right now.
- 3 Also, Patty indicated that selection is a balancing act
- 4 and there is no alternative that doesn't impact somebody,
- 5 so thank you for illustrating that.
- 6 MR. PALEN: The short answer to your
- 7 question probably is we don't know the detail of where
- 8 the pipeline will go at this particular time. What we
- 9 have been doing is talking to, as someone said earlier,
- 10 all of the park agencies about the issues along the
- 11 pipeline route. We now have to go through the process of
- 12 looking at details of where the pipe could go, what the
- 13 impacts would be. That ties together with how it would
- 14 be constructed in those individual reaches or lengths.
- The feedback that we've gotten from the
- 16 Park Service, I think some places, and this might be your
- 17 instance, we would be installing using some type of
- 18 trenchless technology, a boring type of approach.
- 19 So in your immediate front yard there may
- 20 or may not be an impact with the construction of the
- 21 pipeline.
- 22 I guess the other thing I would say about
- 23 this pipeline, sort of an aside comment, the pipeline

1 that is there now is a gravity sewer. This would be a

- 2 force main. It would be a pumped fluid and the pipe
- 3 would always be full of water or material. Not having a
- 4 headspace it would not in general -- although I'm not
- 5 going to promise that there will be absolutely no odor
- 6 with this. In general, the residuals should produce
- 7 dramatically less odor, and essentially none, compared to
- 8 wastewater and raw sewage. There are some people are
- 9 very sensitive to wastewater odors. That might be an
- 10 issue that is near your house. That is what is in this
- 11 pipe right now that is going by your house.
- 12 So the pipe is a different type of pipe.
- 13 It's a forced main. It is carrying a different type of
- 14 material. It is also a smaller pipe. The exact
- 15 alignment of where we go relative to your existing pipe
- 16 is not known. It would be close, however. I would guess
- 17 within 10 to 20 feet of the alignment.
- 18 UNIDENTIFIED SPEAKER: But it would
- 19 probably go through that right-of-way.
- 20 MR. PALEN: Most likely that would be
- 21 something that would be seriously considered, yes.
- MR. CAMPBELL: He has been waiting.
- 23 My name is I live

in Brookmont on Broad Street, right opposite the proposed 2 facilities. For the record, I was never informed by anybody in January, February, March, April, May, June, 8-30-FE July, and August is when I found out that you were 5 proceeding with this project. My first thing I would like to ask is the 6 7 text of the ad that was published in the newspaper, could you please post that text on your website so that I could 8 9 read it? 10 MR. CAMPBELL: Certainly. <u></u>: Okay. And the second thing is 11 12 would you post also the attendance? I'm sure you took 8-31-FE attendance at that meeting. I would like you to post the 13 public attendance, not only who of you were present at 14 15 that meeting, but who of use was at that meeting and post 16 that on your website, please. 17 Okav. That shouldn't be difficult. That's part of your record keeping. As professionals, 18 19 you keep records. Correct? 20 MR. CAMPBELL: We have records of the number of people who attended. 21

public people? You didn't have a sign-in?

22

23

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You didn't keep track of the

| | 1 | MR. CAMPBELL: There absolutely was. And |
|---------|----|--|
| | 2 | I don't know I do not think that we will post that |
| | 3 | because I'm not sure that is a matter of public records. |
| | 4 | We would have to review that. |
| | 5 | : Why would it not be? |
| | 6 | MR. CAMPBELL: Someone's personal choice |
| | 7 | as to whether they wanted to come to a meeting or not |
| | 8 | : No. No, no. A game face. |
| | 9 | Okay. You said no. The answer is, no, they will not |
| | 10 | tell us who was at the meeting. Ok. |
| | 11 | I'm an architect |
| | 12 | MS. HAMBEY: We don't know. |
| | 13 | MR. JACOBUS: Sir, we didn't say no. |
| | 14 | : We will take that under |
| | 15 | advisement. Thank you for your question. We will |
| | 16 | publish for sure the |
| | 17 | : The text of the |
| | 18 | MR. JACOBUS: The text of the thing. |
| | 19 | : Very good. |
| | 20 | MR. JACOBUS: If I can get your name |
| | 21 | afterwards, I'll communicate directly with you on |
| | 22 | : I would like to be |
| 8-32-NC | 23 | communicated with as a group. In other words, this is a |
| | | |

1 group meeting. I don't want to be talked to personally

- 2 by you.
- 3 MR. JACOBUS: Thank you.
- 4 : I would like to have you
- 5 address us as a group.
- 6 MR. JACOBUS: And I will make a -- we will
- 7 make a public announcement as to how we will handle the
- 8 answer to your question.
- 9 : No, that's fine. And that is
- 10 a good answer because that basically makes you obligated
- 11 to respond here. Thank you.
- 12 Now, the question -- I guess it is a
- 13 statement first, a question second.
- I'm an architect and when I have a client
- 15 who has a project that is not a matter of right project,
- 16 in other words one that would engender opposition from
- 17 its neighbors due to the nature of the project, I am
- 18 obligated to notify the adjacent property owners in
- 19 writing and invite them to a public hearing. It is not
- 20 an ad I put in the newspaper. I actually have to go down
- 21 to the courthouse and I have to research who owns the
- 22 property and then I have to notify them. And I have to
- 23 provide proof that I've done that.

8-33-NC

- 1 In absence of either the proof to do it or
- 2 the fact of doing it could lead to the disallowing of my
- 3 project being heard on the public forum. In other words,
- 4 I wouldn't be allowed to go forward.
- 5 Are you exempt from that kind of rigor?
- 6 And I address this to HUK, or whom ever your
- 7 professionals are. Who is your architect or design firm
- 8 here.
- 9 MR. CAMPBELL: The name is CH2M Hill.
- 10 Chay. Are you exempt from
- 11 that kind of rigor?
- MR. CAMPBELL: We have a separate kind of
- 13 rigor that is laid out in the National Environmental
- 14 Policy Act that requires a public scoping process. It
- 15 requires public comment on a draft EIS. That is all that
- 16 it requires. And all of these meetings, and we're going
- 17 to be having more meetings, are in addition to that.
- 18 MR. JACOBUS: You know, I don't want to
- 19 publicly make an incorrect statement. I don't know. Let
- 20 me tell you what I do know we're responsible for. Is
- 21 when we come to the point of designing a facility that
- 22 would be positioned on our property, wherever it would
- 23 be, there are two agencies who we consult with which are

1 a matter of public record. One is the National Capital

- 2 Planning Commission and the other is the Commission of
- 3 Fine Arts.
- 4 So we must receive a hearing either in
- 5 front of the entire board or the executive director, as
- 6 that would probably be the best --
- 7 : (Inaudible.)
- 8 MR. JACOBUS: So that process is very much
- 9 a part of our requirement whenever we have a structural
- 10 undertaking.
- 11 But notification of the
- 12 adjacent property owners precludes all that.
- 13 MR. JACOBUS: I don't believe we have that
- 14 requirement, but I believe in the spirit of what we were
- 15 trying to do, we would try to let those adjacent to what
- 16 we are going to do, especially if we were to construct a
- 17 dewatering facility in the back, we certainly --
- 18 I think there was an error in
- 19 understanding here. I don't know exactly what the
- 20 gentleman was looking at, but the ideal would be to mass
- 21 the building and pull it as close and tight into our
- 22 facility as possible, not push it out the other way. So
- 23 maybe there could have been an error on the drawing. We

- 1 need to look at that.
- 2 But we would definitely want to look at
- 3 residuals as they would be perceived by others because we
- 4 recognize that while we have a duty to provide safe
- 5 drinking water, we also are part of the neighborhood and
- 6 part of the community. And, if we put up a structure
- 7 that is going to affect you in a visual way and perhaps
- 8 noise, perhaps visually through lighting, then we would
- 9 want to come to a balance between our requirements of
- 10 securing operational efficiency and your ability to carry
- 11 on your life in an undestructive sort of a way.
- 12 And so we will definitely make every
- 13 attempt, both within the letter of whatever regulations
- 14 that apply to us, plus going beyond that to come into a
- 15 level of understanding with those who live adjacent to us
- on what we're doing because we think that is the right
- 17 thing to do.
- 18 I appreciate that. I thought
- 19 that. I only can suggest that you actually do it. In
- 20 other words, that there actually be the dialogue with us,
- 21 because the opposition that you are sensing here -- and I
- 22 hope you're sensing it -- is because the ball has been
- 23 dropped by your professionals, by your staff. Whoever

1 advised you that this was the way to develop this

- 2 project, obviously has an alternative -- or an ulterior
- 3 motive or they are incompetent. And I don't know what it
- 4 is.

5 The final thing I would like to ask is the

- 6 truck estimates in terms of the number of vehicles that
- 7 go in and out, does that include the coagulants and all
- 8 of the other materials necessary to create the residue or
- 9 is that just the trucking for the removal of the residue?
- 10 MR. CAMPBELL: That's is coagulants also.
- 11 My question --
- MR. JACOBUS: Let me just tell you what I
- 13 think the answer to your question is. There have been no
- 14 -- that is the additional trucking that would be required
- 15 to remove the solids. The coagulant that comes into the
- 16 process now and goes into the basin, there will be a
- 17 little bit of additional coagulants to coagulate the
- 18 solids from this form to the other which might add a
- 19 small portion to the alum we already receive on-site, a
- 20 small portion of the lime. Those lines that show the
- 21 trucking away of the disposal of solids.
- 22 : And what about the balance of
- 23 the industrial gases and the balance of the industrial

8-34-GE

8-34-GA, GE

- 1 chemicals that we take delivery of right now, will that
- 2 increase or is that going to remain the same?
- 3 MR. JACOBUS: That will remain constant
- 4 and the only addition would be a little bit more lime and
- 5 a little bit more of some kind of coagulant to get them
- 6 to solid and get them ready for whatever kind of process
- 7 that we're going -- that, comparatively speaking to the
- 8 volume of the solids having to be taken away, would be
- 9 very, very small.
- 10 : So the overall truck traffic
- 11 as represented by your traffic studies presented in your
- 12 public documents represents the total number of vehicles
- 13 that this would create over the next 20 years? That's a
- 14 fact?

8-35-IB

- 15 MR. JACOBUS: Well, our water production
- 16 levels are fairly constant. As the District has more
- 17 citizens moving in, we have to produce more water for the
- 18 increasing demand, that demand is rising pretty slowly,
- 19 so we don't expect to produce many more residuals three
- 20 years from now than we do now. But we are putting a
- 21 little bit of factor in there for increased production so
- 22 that the 20 trucks or so -- the 10 to 20 trucks, little
- 23 trucks, that is really based on what we would haul out in

| | 1 | the way of residuals. |
|---------------|----|---|
| | 2 | In that slide, we have not included any |
| | 3 | additional trucks coming in. We can certainly we will |
| | 4 | have that. That is very important. I appreciate you |
| | 5 | bringing it up. It will be small, but we will certainly |
| | 6 | account for additional chemicals having to come in to |
| | 7 | create the solids. |
| 8-36-KA, KC | 8 | : And, as part of that, you will |
| 0 00 1112/110 | 9 | also describe the kinds of chemicals that are coming in? |
| | 10 | MR. JACOBUS: Oh, of course, absolutely. |
| | 11 | : Okay. Thank you. |
| | 12 | : My name is |
| | 13 | I represent the Spring Hill Civic Association in |
| | 14 | Bethesda. The gentleman ahead of me asked some of the |
| | 15 | questions I have about trucking, because our neighborhood |
| | 16 | borders on at least one, if not more, routes that you |
| | 17 | will be taking to get rid of these residuals. |
| | 18 | And my concern was that your slide shows |
| 8-37-GE, GA | 19 | right now a current need of nine trucks. Does that mean |
| | 20 | nine trucks coming in and nine trucks going out? |
| | 21 | MS. HAMBEY: Yes. |
| | 22 | : Or are we just talking nine |
| | 23 | trucks total? |
| | | |

| 1 | MS. HAMBEY: Nine round trips. |
|-----|---|
| 2 | MR. JACOBUS: Tine round trip trips. |
| 3 | : Nine round trips. |
| 4 | Plus, I think it is very interesting that |
| 5 | the slides show just up to 20 years. Does it stop after |
| 6 | 20 years or is this a long-term having a long-term |
| 7 | effect on my neighborhood, because we have increased |
| 8 | noise pollution, increased air pollution. And I think |
| 9 | our community will be concerned about what kind of |
| 10 | compensation do we get for having to suffer with this |
| 11 | increased noise and air pollution. |
| 12 | MR. JACOBUS: As the water production goes |
| 13 | up the 20 years you said in 20 years, do you think |
| 14 | there will be more water being produced to have more |
| 15 | solids. But let's be perfectly clear, that once we start |
| 16 | collecting the solids we will always collect the solids, |
| 17 | so there will always be the addition trucks in perpetuity |
| 18 | as long as the water treatment plant continues to |
| 19 | operate, the solids will have to be removed. If the |
| 20 | decision is remove them by truck, every day, five days a |
| 21 | week |
| 22 | : Starting at what time of the |
| 0.0 | |

8-38-GA, GC, IB

23

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morning and ending at what time?

```
1
                    MR. JACOBUS: Oh, that is completely
 2
     undetermined. One of the things we will do in our
     analysis is to evaluate the routes through D.C. and other
     jurisdictions. Most likely that trucking will be during
 5
     the day. Obviously, we would look at -- if we get to
 6
     that one of the factors to look at is how will that
 7
     trucking be as gentle as possible on rush hour and other
     times. We had a great experience with this a few years
 9
     ago when we did a major dredging of the Dalecarlia
10
     Reservoir, just the solids. We put out literally
11
     thousands of trucks over a couple-year period and we
     worked very closely with the neighbors on routing and
12
     time and cleanliness and quality of the trucks. And all
13
14
     of that will be considered if the trucking option is
15
     eventually accepted.
                              _։
                                  So you will contact all of
16
     the neighborhoods that would be affected if the trucking
17
18
     option is the one considered?
19
                    MR. JACOBUS: Well, I don't -- I don't
20
     know if that would -- because these routes, how far out.
```

We certainly what to maintain a dialogue with the

immediate area in what we would service between here and

the beltway on the Maryland side along these routes and

8-39-GA, NC

21

22

23

1 we would be very happy to communicate with all of the

- 2 neighborhood associations along all of those routes to
- 3 keep them apprised of what we are going to do.
- 4 Once the solids get to the beltway, then I
- 5 don't think we would necessarily go beyond that.
- 6 I just want the neighborhood
- 7 safe.
- 8 MR. CAMPBELL: Glenn, do you want add
- 9 anything to the trucking issue and the 20 year time?
- 10 MR. PALEN: I think the only thing I can
- 11 just tell you -- The only comment I'll add, which is a
- 12 brief one. The 20 years is a planning period that we
- 13 have used for the draft EIS to examine all of the
- 14 alternatives. It is a fairly common planning period for
- 15 any type of project. It is certainly not meant to imply
- 16 that something changes after 20 years. It is just the
- 17 period of time we have chosen to examine.
- 18 MR. CAMPBELL: Switch to the other side of
- 19 the room, sir.
- 20 : My name is
- 21 and I live in the Westmoreland Hills area. I just want
- 22 to clarify and make sure it is clarified, I'll attempt
- 23 to, and then ask the question about the critical meeting

- 1 in January 2004 which you advertised, because I'm not
- 2 sure the record was accurately made.
- I would like to ask everyone here, how
- 4 many of you actually received notice to come to a meeting
- 5 in January of this year, at this scoping session? If you
- 6 received notice, raise your hand.
- 7 How many of you did not receive notice of
- 8 that meeting?

8-40-NC

- 9 You said most people did. It is a fair
- 10 characterization, I think, that no one in this audience
- 11 received notice of that meeting.
- 12 UNIDENTIFIED SPEAKER: I don't recall if I
- 13 did or didn't.
- 14 : There is one person who
- 15 doesn't recall.
- 16 MR. JACOBUS: I will say that the
- 17 political representatives offices in this room all
- 18 received notice of the meeting as part of our duty and
- 19 our desire to communicate with the public officials at
- 20 the very beginning of the process. But you're correct, I
- 21 am sure that on an individual level a letter was not sent
- 22 to every individual in this room.
- MR. AARONSON: No, that is not what the

1 record is, sir, because no one said they got the record

- 2 when I asked to raise your hand if you got notice. I
- 3 didn't see anybody raising their hand.
- 4 Would you please raise your hand again if
- 5 you actually received notice of this January 2004
- 6 meeting? Please raise your hand.
- 7 I know one person can't recall. If you
- 8 actually received notice.
- 9 Now, sir, I don't see any hands up.
- 10 : His point is there are people
- 11 in politics, political representatives or people who work
- 12 for representatives in this room who are not raising
- 13 their hand. But to be fair and make sure his question is
- 14 put down correctly.
- 15 MR. JACOBUS: We understand his question.
- 16 Go ahead.

8-40-NC, FE

17 : Now, my other question.

- 18 How many persons in this room actually attended that
- 19 meeting in January 2004? One, two.
- 20 And I believe your website shows 14 or 15
- 21 people attended. You just said you thought it was 20. I
- 22 know that is a minor difference, but just in terms of
- 23 making the record clear.

1 But then my follow up question is, you say 2 you advertised. Do you feel that was effective notice given the turn out and the importance of that meeting? MR. CAMPBELL: I think for the stage in 5 the project it was an appropriate notice. Whether it was 6 able to attract enough people because the project was 7 interesting at that time, clearly that wasn't the case. 8 But would you say it was 9 effective notice? 10 MR. CAMPBELL: I will say it was 11 appropriate notice. So you won't answer whether

8-40-NC

- 12
- 13 you think it was effective.
- 14 MR. JACOBUS: I'll answer, sir. I would
- 15 say it was effective, because look at what we're doing
- here tonight, we're continuing as we -- as we narrowed 16
- 17 the alternatives, we have broadened the interest. And so
- we went to that meeting --18
- 19 We went to that meeting with no -- with no
- set of predetermined alternatives. We were looking to 20
- see -- we wanted to make a public notification. Which we 21
- have done this process before, in 1976 and in 1994. We 22
- 23 had a very extensive collaboration over the -- some of

1 the trucking options. We wanted to get away from just

- 2 pure trucking. We wanted to start the process over.
- 3 As we -- we received a couple of ideas at
- 4 that meeting and that generated a total of 26 and then we
- 5 starting making some of the -- making it more concrete.
- 6 The first meeting was very embryonic. It
- 7 was just, okay, we're here, we've got solids to get rid
- 8 of and here is our process, we want the people to
- 9 understand this. It is not surprising to us that we
- 10 didn't get a huge turn out to help us, direct us, or
- 11 solve the problem at that point.
- 12 And so the point that we're here tonight
- 13 and we are focusing on some specific alternatives,
- 14 getting a lot of specific input on things that are
- 15 feasible, I think is quite effective and appropriate and
- 16 it is very helpful to us and the people who have to be
- 17 responsible for this project.

18 : But in terms of

- 19 effectiveness and appropriateness -- in terms of the NEPA
- 20 process that you showed us these slides again for, wasn't
- 21 the January 2004 meeting the critical and perhaps only
- 22 formal meeting at which citizens could attend where you
- 23 identified the 26 and then narrowed it down to 3? So,

8-40-NC, NB

1 when you narrowed it down to three, all of these meetings

- 2 right now, it's too late because you have narrowed it
- 3 down to those three. So wasn't the critical NEPA meeting
- 4 that January 24th meeting in terms of identifying the
- 5 number of options, the options that were left out, and
- 6 then in terms of narrowing it down to three options?
- 7 MR. JACOBUS: That's not what we did. The
- 8 January meeting was a critical meeting because it was the
- 9 first official meeting -- required meeting of the NEPA
- 10 process for an undertaking such as we were about to do,
- 11 but there were no alternatives at that meeting. We were
- 12 just looking for ideas. And, from the couple of ideas
- 13 that we got and we put our ideas together and then
- 14 screening them -- because the screening criteria really
- 15 guide us to meet the operational needs of the treatment
- 16 plant.
- 17 And the state we're in now where we are
- 18 looking through all of the EIS objectives to determine if
- 19 these alternatives which are feasible to meet the
- 20 projects purposes and needs, how do they affect the
- 21 public. And that is why tonight is so valuable to us.
- 22 If you think we have missed an alternative, we are quite
- 23 open to the idea, I don't know if you were here at the

1 very beginning, sir, but we said we will continue to

- 2 receive alternatives to be studied in the process to be
- 3 added to the EIS up through the 15th of November.
- 4 So I think we certainly caused a lot of
- 5 people concern and interest. And I think that I'm
- 6 unhappy about the concern, but I'm very gratified about
- 7 the interest. And we look forward to continuing to work
- 8 along here.

9 So you're giving a month to

- 10 six weeks to suggest these alternatives. Would you be
- 11 willing to reopen the process and get this wonderful
- 12 input that you're so happy to have and find out if there
- 13 is any in addition to the 26, if there is other
- 14 alternatives that should be there, to discuss your
- 15 screening criteria that you used to narrow it down to 3
- 16 and to see if there is any other formal alternative that
- 17 should be part of the formal impact statement that is
- 18 already largely done because you said you're going to
- 19 post it by the end of October or early November. Are you
- 20 willing to restate the NEPA process at which these
- 21 alternatives are reviewed and the screening process --
- 22 MR. CAMPBELL: Let's just take one answer
- 23 to this and respect everybody else and the woman who has

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8-40-NA, NB

been standing there very graciously that has to be her 2 turn. 3 I will let you answer this question. MR. JACOBUS: The answer is, no, we're not 5 going to reopen the process. The original scoping 6 process allowed and offered the public a 30-day period to 7 give their comments as we went in. We are now giving you more than that right now and so I think that if there are 9 good ideas, let's get on with it and hear them so we can 10 do the right thing by the community.]: I'm 11 in American University Park and I work on the street by 12 13 the center, a medical building.

8-41-KC, KA

14

very concerned about the safety. I'm very happy to have 15 the people discuss other aspects of it, the building, 16 trucking, et cetera. But mine is very safety. I heard 17 that aluminum sulphate is not toxic. I'm a little bit 18 19 concerned because I know that it is toxic. It is not highly toxic, but it is toxic. Of course, the 20 concentrations are important. And this building, 21 22 whatever you are going to do, the pipeline, and trucking, 23 et cetera, is going to have a lot of concentration of

And my question is regarding safety.

1 aluminum sulphate plus other such substance, like the

- 2 minerals.
- 3 In the kind of climate of a disaster, the
- 4 last few years when we had a major one national wise and
- 5 local wise and kind of anticipated possible natural or
- 6 manmade disaster, what is going to happen when high
- 7 concentration of those substances get -- either because
- 8 pipeline gets broken, either because trucking gets in a
- 9 car accident on a local road or in highway or because of
- 10 something like a bomb onto this other facility, that is
- 11 going to be a disaster.
- MR. CAMPBELL: I'll start the answer to
- 13 that question. I may not be able to complete it. I'm
- 14 looking at you. Think about that for a moment.
- The whole issue of the toxicity of the
- 16 coagulants. And rather than look at existing studies or
- 17 do the studies ourselves to understand both the acute
- 18 toxicity and it's chronic toxicity, those are two
- 19 different things and what would the effect be of a
- 20 disaster or a truck spill or a pipeline spill or
- 21 something like that, and if there was a pathway to
- 22 exposure, people who have contact with or ingest it, what
- 23 would that mean for people. We are trying to understand

1 that. We don't know the results at this point of the

- 2 TCLP analysis and heavy metals analysis.
- 3 Do you have anything to add to that
- 4 answer, Ed, I'll look to you. Or Phil.
- 5 MR. HECHT: My name is Phil Hecht and I
- 6 have been involved in drinking water for over 20 years.
- 7 And you raised a good concern.
- 8 The City of Newport News, I'll tell you,
- 9 has been using aluminum sulphate for many years. They
- 10 currently land apply their aluminum sulphate in a
- 11 (inaudible). They did extensive surveys over the years
- 12 to determine the impacts, not only of the sulphate but
- 13 also of any other by-products -- and there are some in
- 14 very minute traces, aluminum sulphate, not only in
- 15 (inaudible), but also the ground water in the surrounding
- 16 environment.
- 17 And through these careful studies, they
- 18 found that there was really no impact at that particular
- 19 site, negatively, long-term to any of those species that
- 20 they took at look at, not either from an acute or a
- 21 chronic perspective.
- There are other places, Portsmouth,
- 23 Virginia, which has lagooned their residuals for many

- 1 years and also gone studies.
- I was somewhat peripherally involved for
- 3 the City of Chesapeake, Virginia, who also took a look at
- 4 sulphate leaching into the ground water. The Department
- 5 of Environmental Quality asked Chesapeake to take a look
- 6 at that. They did. They found the levels were a little
- 7 bit high, not excessively so, so the City of Chesapeake
- 8 went forth as a good stewart and lined their lagoon and
- 9 came up with another plan.
- 10 But the second part of your question I
- 11 think is what happens if there is a spill. Every water
- 12 treatment plant has to come up with what they call a
- 13 Hazardous Response Plan. And a part of that plan, we
- 14 have to take a look very closely to what happens to
- 15 chemicals in transit and the fate of those chemicals and
- 16 how best to respond to those.
- So, in this particular case, the
- 18 Dalecarlia water treatment facility already has a similar
- 19 plan in place. And that would be the major problem. The
- 20 problem would not be so much the transporting of the
- 21 solid materials.

8-42-NC, KA, KC 22 : I think you also need the

23 communication, if you can put that on the website for us,

| 1 what he is talking abou | out. |
|---------------------------|------|
|---------------------------|------|

MR. CAMPBELL: Yes, we can do that.

3 : My name is

4 and I'm a resident of the Overlook community.

5 And, first, I would like to say that I did

- 6 not get anything in January. And I believe that the
- 7 persistence of our homeowners' association, which is a
- 8 registered public entity, also did not get any notice.
- 9 And I would like to have been informed earlier because I
- 10 think I would have liked to have listened to and heard
- 11 the other alternatives, the 26 alternatives. I feel very
- 12 cut out and very limited by this process.
- I also am not an engineer. So I can't
- 14 read these documents and come up with alternatives. I
- 15 would have to hire an engineer. And I know I can't
- 16 afford to hire CH2M Hill. You know, it costs hundreds of
- 17 thousands of dollars to hire these kind of engineering
- 18 consultant services.
- 19 So I feel like it is a little bit
- 20 disingenuous when you say to us, oh, you know, we're
- 21 opening the process now for your solutions. This takes a
- 22 while. You have had a long time to evaluate all of these
- 23 problems. You have had years.

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8-42-NC, NB

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23

8-43-NB

2 are given this narrow little window in which we're 3 supposed to come up with the solution. That doesn't seem fair to me. 5 MR. CAMPBELL: I appreciate your comment. 6 At the scoping meeting that people are so very concerned about, we did not have 26 alternatives and we didn't 7 discuss any alternatives. But all of the other aspects 9 of your question, or your comment, are valid and I'm not 10 going to try to clarify those at all. : Okay. But, even so, to come 11 to one meeting and -- did anybody come prepared with an 12 engineer to say what it is you should do with your 13 residuals? I mean most citizens would come and say, I 14 15 don't know, not in my back yard, pretty much. I mean, I can't imagine you got serious technical input. 16 17 MS. HAMBEY: Actually, we did. 18 MR. JACOBUS: Well, we were -- it is our 19 responsibility as the engineers, as the water treatment 20 operator, to derive from our process to keep the safe and reliable and cost-effective production of water going, 21 22 and it is really our responsibility to come up with

And I feel like we're being hamstrung.

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alternatives. I mean that is our part of the process.

1 We wanted to alert the public at large

- 2 that we're initiating the process and then we wanted to
- 3 inform you through this environmental impact statement
- 4 process of what we are considering and how they may
- 5 affect you. I do not --
- I apologize if you have taken from us
- 7 that, well, we just want to step back from this and say
- 8 we're looking to you for alternatives. No. We're
- 9 looking -- we're trying to develop the very best
- 10 alternatives we can, but we do respect the fact that
- 11 certain citizen input is valuable to us, have you looked
- 12 at the idea of doing such and such. And then we can come
- 13 back and discuss that with the development team.
- I also realize that you don't have the
- 15 time to -- and we wouldn't expect necessarily for you to
- 16 read through hundreds and hundreds of pages. But we
- 17 certainly will take the time here this evening to go over
- 18 all of the 26 in detail. We'll be happy to do that.
- 19 But what I'm offering is if someone does
- 20 have something that wasn't among the scheme that we
- 21 looked at and, in fact, we overlooked something -- We
- 22 have tried to do the most responsible job based on many,
- 23 many years of doing this.

1 Also, there are about 20,000 water

- 2 treatment plants in the United States. We're coming to
- 3 this very late in the process, this being not putting
- 4 solids back in the river. And so through the industry
- 5 association, the American Waterworks Association, the
- 6 American Waterworks Research Foundation, there is all
- 7 sorts of historical and industry-type information on the
- 8 treatment of residuals.
- 9 And so it is a neighborhood issue because
- 10 these are your back yards. And so we're trying to be as
- 11 gentle as possible in our back yards, realizing that we
- 12 are going to be required to add to our existing treatment
- 13 process and we want to do it in a way that is gentle to
- 14 the neighbors, is gentle to the environment, yet still
- 15 meets our process. And so if there is something you
- 16 think we've overlooked -- I don't expect you to hire a
- 17 consultant.
- We have hired the engineers. Our
- 19 engineers are at everyone's disposal to evaluate
- 20 alternatives that might be out there that we've missed in
- 21 someone else's experience. We think we've done a very
- 22 thorough job in looking at the various alternatives of
- 23 taking it away as a liquid, taking it away as a solid,

- 1 taking it away as transformed solid of some kind. And we
- 2 are very limited. This is a waste product problem. This
- 3 is a solid waste problem. We know what the material is.
- 4 In changing its form, it is either going to be a liquid
- 5 or a solid. So there is a pretty thick range of options.
- 6 The question is how to do it gently in the neighborhoods.
- 7 And so that is kind of where we are.
- 8 MR. CAMPBELL: And two alternatives that
- 9 we looked at did come from the scoping process. And one
- 10 was the barge alternative that a man mentioned earlier
- 11 today. And then there was another alternative we looked
- 12 at, which essentially a plasma technology to turn the
- 13 residuals into a useful product. And we examined that as
- 14 well.
- 15 : I also want to understand
- 16 something a little bit better about -- you had a slide up
- 17 earlier this evening about the impact of the weapons
- 18 removal that goes on in Spring Valley and that might
- 19 postpone the monofill alternative.
- 20 The slide had some very interesting
- 21 wording and I wanted to get some clarification. It said
- 22 that -- that you would be unable to go forward with the
- 23 monofill by itself in the schedule that doesn't allow any

8-44-CA, EA, GA

1 kind of investigation of whether there is weapons there

- 2 in 2008.
- 3 Does that mean that you would be
- 4 considering a combination of trucking and sludge dump?
- 5 That you would, you know, truck for a few years and after
- 6 they finish excavating or investigating whether or not
- 7 weapons removal is necessary before imposing a sludge
- 8 dump?
- 9 MR. CAMPBELL: Do you want to answer that?
- 10 MR. JACOBUS: I think in the NEPA process
- 11 that we're going through the final administrative
- 12 milestone is a record of decision. And that record of
- 13 decision we believe should be a decision and not a tier,
- 14 a little of this and a little of that, or a combination.
- 15 So given the fact that we think we should,
- 16 in this process, end up with one alternative, what that
- 17 slide says, that the monofill by itself could not be an
- 18 alternative because of the timing; therefore, it would
- 19 have to be done in conjunction with trucking.
- In our document called the description of
- 21 proposed action and alternatives, we intentionally put a
- 22 statement in there that would give us the opportunity to
- 23 bring back to the public a combination of alternatives.

It is not our intention at this time, as

- 2 we stand here tonight, it is not our intention to do
- 3 that. It is our intention to continue to evaluate the
- 4 monofill on all of these other environmental merits just
- 5 so we completely understand that. But we think the
- 6 monofill is blocked from going ahead at this time. Why?
- 7 The weapons issue.
- 8 And that is why -- I think I said earlier,
- 9 as we stand here tonight, I believe it is -- I can say
- 10 what we know right now is that it would not be the
- 11 preferred alternative.
- 12 So the slide was not meant to be tricky,
- 13 but it was meant to kind of -- you saw, in a sense, that
- 14 we move through the process we're going to have to be
- 15 looking at it. If for some reason some other part of the
- 16 federal government decided to accelerate the Spring
- 17 Valley process over the next six months to a year or two
- 18 years, it might be possible that that would become more
- 19 viable. We don't see that happening.
- 20 We are not requesting as the water agency
- 21 to make that happen.
- 22 : If I may, one last question.
- 23 Before when you were explaining the chemical composition

8-45-KC

- 1 of the dewatered sludge, you were saying that that is
- 2 something that you would study and make public before
- 3 moving forward. Does that mean you have not ever studied
- 4 it yet? Do you know yet what the chemical composition
- 5 is?
- 6 MR. CAMPBELL: We have not performed
- 7 recently this TCLP procedure with respect to this
- 8 process. I believe it has been done in recent history.
- 9 MR. JACOBUS: In '94.
- 10 MR. CAMPBELL: Ok, in '94. It hasn't been
- 11 done recently for this project.
- MR. JACOBUS: We know --

8-46-KC

- 13 : You are aware that the
- 14 Wilderness Institute said that the sludge contained
- 15 mercury, arsenic, and lead. And that is a matter of
- 16 public record. And I was just wondering if you ever had
- 17 to do a study yourself to rebut that.
- MR. JACOBUS: Absolutely, because
- 19 remember, please everyone, that the -- currently this
- 20 material is discharged back to the Potomac River. And we
- 21 have one of these National Pollutant Discharge
- 22 limitations and NPDES permit to do that. And, in that
- 23 permit, we do analytical analysis and report to the EPA

1 what is present. I am very much aware of what is being

- 2 reported in the press about minute trace materials that
- 3 are in the Potomac River that, of course, would come back
- 4 and go back to the river as part of this. This is not --
- 5 the contaminates and that are not part of our treatment
- 6 process. It is just stuff that was in the river.
- But EPA, in their permit process, is
- 8 completely aware of that. But, since this is a new
- 9 project, it is both prudent and required that we provide
- 10 a new analysis. The subject has been looked at at least
- 11 twice before, both in 1996 and -- excuse me, 1976 and
- 12 1994 we got to a design of what we call 35 percent design
- 13 or partial design of the process and then it was stopped
- 14 because EPA decided to issue -- or not require a permit
- 15 that would prohibit us from returning the materials to
- 16 the river.
- So, yes, we will -- we will publish all of
- 18 that as part of the analysis. But, based on the history
- 19 and there is nothing that has changed in the river
- 20 substantially or our process at all, I would not expect
- 21 any toxicity issues to be associated with what is in that
- 22 jar.
- 23 : So those studies are

1 available to the public? 2 MR. JACOBUS: Sure. Sure. 3 And are they going to be put 8-47-NC, on the website? Because I think that is a lot of KA, KB, KC 5 people's concern here. 6 MR. CAMPBELL: We really have to 7 respectful of somebody else here. 8 MR. JACOBUS: We can take care of that. 9 : Certainly. Thank you for 10 answering my questions. : My name is 11 I would like to return to the question of the public 12 involvement. Because, as I understand, and I appreciate 13 14 that your permit does not allow you to discharge into the 15 river. But as I understand the timing of how you 16 17 comply with that is, in fact, something that you 8-48-FB, MA negotiated with EPA and is, in effect, a negotiated time 18 19 frame, which is that could be renegotiated because it is not in the statute itself. 20 21 And I think that we hopefully have 22 demonstrated to you tonight -- and in the prior meeting there were 208 members of the public turning up for the

23

- prior meeting -- that with adequate and effective notice
- 2 the public does come to your meetings. We have now had
- 3 over 500 people comes to these meetings.
- 4 That was not the case in January because I
- 5 don't believe that you had either -- you were complying
- 6 with the spirit or the letter of the law in developing
- 7 that initial meeting. And wouldn't it be appropriate to
- 8 believe that this would be the beginning of the scoping
- 9 process, because we would like to comment on the
- 10 screening criteria being used, because we don't feel the
- 11 screening criteria used was appropriate. The
- 12 stakeholders were not considered as a part of the
- 13 screening criteria. And I believe that one of the
- 14 objectives of this project which you published in the
- 15 Federal Register said the stakeholders -- the impact on
- 16 the stakeholders is something to be considered. That was
- 17 not considered in the project screening process. So
- 18 wouldn't it be appropriate for us to comment on the
- 19 screening process, to listen to the alternatives that are
- 20 coming forward here.
- 21 We want you rescreen these alternatives
- 22 and come up with actual alternatives that would make
- 23 sense. You have already said tonight the three that you

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8-49-NB

1 are trying to force us to consider are already now being

- 2 narrowed to one. This is not suppose to be a narrowing
- 3 process. I thought the public involvement is suppose to
- 4 bring ideas to you, which you then consider. And then
- 5 you explain to us how you considered our ideas and how
- 6 they were taken into consideration.
- 7 So I would insist that we backtrack to the
- 8 January meeting, the public is now beginning to be
- 9 involved and we should rescreen all of the alternatives.
- 10 MR. CAMPBELL: There two comments or
- 11 questions that you had. One was the ability to
- 12 renegotiate the permit, the deadline from EPA, and the
- 13 other one was can you screen -- or reopen the screening
- 14 process.
- I think that we have.
- 16 : Or start the screening
- 17 process.
- 18 MR. CAMPBELL: Or to start the screening
- 19 process. I apologize for putting different words in your
- 20 mouth.
- I think we have addressed both of those
- 22 questions tonight. Do want to make a summary statement
- 23 to either of those effects, Tom, or not?

1 MR. JACOBUS: Well --

- 2 MR. CAMPBELL: A summary.
- 3 MR. JACOBUS: Thank you. We have
- 4 consulted with the EPA. We believe -- I believe as the
- 5 permittee and as the responsible party under the
- 6 Compliance Agreement that those are firm dates. And we
- 7 are moving to comply with certain dates as a matter of
- 8 enforceable action.
- 9 I have heard others and yourself tonight
- 10 very articulately saying that you believe that the
- 11 scoping and screening process could have been done
- 12 differently.
- 13 We have gone from a completely open mind
- 14 to a series of 26 alternatives to these 3, meeting
- 15 screening criteria that was designed by us to meet our
- 16 operational needs to preserve the reliability and
- 17 redundancy of the project. We believe it is our
- 18 responsibility as the operator to shape the alternatives
- 19 to be considered in terms of what works for the plant.
- 20 And that is what we tried to do to get to this point
- 21 tonight and for the last several weeks, we have brought
- 22 now to the public what works for the plant, but now we're
- 23 trying to figure out what works for the public and we

```
1
     need the public's involvement in that.
 2
                    So that is why I believe that we have met
 3
     the letter and spirit and I'm sorry that we don't agree
     on that point, but I tried to explain that a couple of
 5
     times this evening.
 6
                              : If I could just say, you
     have had nine years to study this and now you are asking
 7
     us to give our alternatives by the 15th of November as I
     understand. I also do not believe that the screening
 9
10
     criteria is as narrowly construed as you are saying it
11
     is, Tom. I don't dispute how your plant operates, but I
12
     think it is how you operate as a public citizen.
                                  I came late. My name is
13
                 and I live across Westmoreland Circle. I
14
15
     don't know the name of the community I live in because it
     has always been there.
16
17
                    You're down to trucking, pipe, and
18
     monofill?
19
                    MR. CAMPBELL: That's correct.
                                  And you explained and I
20
     think tried to show the photographs and stuff on the
21
22
     visual affect of the monofill and so forth, minimum, and
23
     I appreciate that.
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8-50-CA, DA, GA

8-51-CA

- 1 Have you talked about the environmental
- 2 effect of the monofill? Anything? Thirty acres of
- 3 woodland?
- 4 MR. CAMPBELL: That is all part of what
- 5 we're looking at in the draft EIS. And so we have had
- 6 people, for example, completely -- not completely, but
- 7 look through that site the best the we are able to do
- 8 given current safety concerns about the biology and the
- 9 ecology of the area and the trees. And so all of that is
- 10 taken a lot at in tremendous detail.

8-52-GA

- 11 : And so you don't think that
- 12 adding 780,000 car miles a year to this area affects the
- 13 air quality?
- 14 MR. CAMPBELL: Air quality is something
- 15 that we're looking at, very much so.
- 16 : And the flooding? My church
- 17 has a little 50-car gravel parking lot. We're not
- 18 allowed to pave it because of the effects of flooding on
- 19 the stream, watershed. And you are going to pave 30
- 20 acres?
- 21 MR. CAMPBELL: Surface water resources,
- 22 geology and hydrology is all a part of this evaluation.
- 23 So any process like this, we look at what are the impacts

1 that could come from the action and could those impacts

- 2 be reduced or mitigated in any way. And all of that is
- 3 put forth for everybody to read as a draft statement.

8-53-FB

- When is that going to happen?
- 6 MR. CAMPBELL: Toward the end of the year,
- 7 around the end of the year.
- Yeah, but you're making a
- 9 decision on November 15th.
- MR. JACOBUS: No, no. No.
- 11 MR. CAMPBELL: No, no. November 15th was
- 12 the date set by which we could receive extra alternatives
- 13 to evaluate. And, frankly, that date was put on because
- 14 we have to move forward to develop the project because of
- 15 the scheduling that we talked about at length.
- 16 So that is a different date than the draft
- 17 EIS, which I will emphasize is a draft document now. It
- 18 then goes into a public comment period to see what people
- 19 think about it. And all of this stuff, the air quality
- 20 -- the air quality measurements, the noise measurements,
- 21 biological resources, all of that, is looked at very
- 22 carefully.
- MR. JACOBUS: Can I just say, one of the

1 things that we committed to do as a result of the last

- 2 meeting and maybe you didn't receive the letter, is we
- 3 want to hold a series of these meetings. We're not
- 4 prepared to announce tonight because we haven't heard all
- 5 of the comments, we don't know how much it is going to
- 6 take to -- to kind of reconvene with more information.
- 7 But you will not have to read for the first time when
- 8 that draft environmental impact statement is published to
- 9 know what is in there. We will hold successive meetings
- 10 to -- to give you snapshots of where we are in this
- 11 process. The work is not all done. It is ongoing. All
- 12 of these resources are being looked at and we will
- 13 continue to bring to the community what we're finding and
- 14 then it will all be put together in a final report, but
- 15 because you are all stakeholders, neighbors, or whatever
- 16 your interest may be, we want to allow you to watch the
- 17 process unfold in the most orderly way we can find to
- 18 make use of your time and bring you information that we
- 19 think is of interest to you based on what you have told
- 20 us.
- 21 : Thank you.
- MR. CAMPBELL: Sir.

23 : My name is [______

8-54-NB, NC

- 1 president of the Spring Valley West Homeowners'
- 2 Association, approximately 60 homes, directly across the
- 3 street from the Dalecarlia. None of our people got
- 4 notified of this and I would like to ask, how many of the
- 5 neighbors, home associations, did you all contact or send
- 6 to the residents?
- 7 MR. CAMPBELL: At which point in the
- 8 contact process, because we have described the letters
- 9 that have gone out?
- 10 : And second is the delta that
- 11 you're talking about would be temporary. For us it would
- 12 be permanent, so I think you just have to think about
- 13 this. Thank you.

8-55-NC 15

14 My name is . I have

- 15 a question about, first, the website. We attempted to
- 16 use it and got a response that your voucher has expired.
- 17 I don't know if anybody else has encountered that.
- 18 MR. CAMPBELL: Was this very recently? We
- 19 apologize if that is the case.
- 20 : My wife tried to do it. It's
- 21 hearsay, but she told me your voucher has expired.
- 22 MR. CAMPBELL: Excuse me. I want to make
- 23 sure we heard it. It's the voucher. What was the

| 1 specific | response | to | that. | |
|------------|----------|----|-------|--|
|------------|----------|----|-------|--|

- 2 : It said the voucher was
- 3 expired, your voucher was expired.
- 4 MR. CAMPBELL: We'll fix that.

8-56-CA

- 5 : And leads me into the next
- 6 question, which is the question of odor at a monofill.
- 7 When this material becomes wet, as might happen, does it
- 8 emit an odor?
- 9 MR. CAMPBELL: Glenn, do you want to talk
- 10 about that?
- 11 MR. PALEN: Can you put up the UOSA slide?
- We're going to pull up some slides here in
- 13 just a second that are relevant, I think, in that they
- 14 relate to a local Northern Virginia similar facility, not
- 15 exactly the same, but similar.
- In general, I would say the odor that is
- 17 going to come off of this is going to be more of what I
- 18 call an earthy odor, than a hydrogen sulphate type odor.
- 19 It would be more of a biological sanitary sewer type
- 20 odor. And it is also going to be less intense than what
- 21 I would think of an odor anticipated with, say, a
- 22 wastewater treatment plant or something like that. A
- 23 typical odorous facility most people think of when they

- 1 think of the treatment plant type odors.
- 2 Again, I said earlier I could not
- 3 guarantee that this monofill would not produce any odor.
- 4 I don't think anybody could.
- 5 Would it be an odor that is objectionable?
- 6 No. In general it is not because of the nature of the
- 7 material. It does not include a large amount of organics
- 8 and it is not a highly biologically active waste. It is
- 9 dirt.
- Now, dirt, by the way, has an odor. When
- 11 it gets wet, it does smell. That would be a component of
- 12 the odor coming off the monofill as would whatever
- 13 biological activity is occurring as the natural organic
- 14 material present in the river water is broken down by the
- 15 bacteria present in the soil.
- 16 So that is the type of odor that it would
- 17 have.
- 18 What I want to do now is just make a few
- 19 comments about a neighboring facility that is similar
- 20 because I know this has been a question that has come up
- 21 and it is sort of related to this odor comment.
- 22 The question posed here is are residuals
- 23 disposed in facility elsewhere. The answer is yes. I

1 wouldn't say that it is thousands and thousands of these,

- 2 but it is done.
- There is a facility in Centreville,
- 4 Virginia. On this slide is the Upper Occoquan Sewage
- 5 Authority, a wastewater treatment plant that treats
- 6 wastewater to near drinking water standards. They have a
- 7 monofill. That monofill contains lime solids from the
- 8 tertiary treatment process for wastewater. So it's not
- 9 alum, but it is not that different from alum either
- 10 because it's treating tertiary wastewater where mostly
- 11 the biological activity has already occurred in that
- 12 treatment process.

8-57-BA

13 : How many acres is that?

MR. PALEN: That is about a 40-acre

15 facility in total footprint.

- And you can see there it has got a green
- 17 component that is sort of the mounded up waste and then
- 18 next to that is a lower area where there has been some
- 19 rainwater that is pooled. That rainwater in this case is
- 20 then collected and pumped at a constant rate back to the
- 21 wastewater treatment process. So that is why there is a
- 22 pool of water there.
- But that whole area is the monofill.

1 You can also see in the upper right corner

- 2 of the picture that there is a residential subdivision
- 3 right there and it is literally across the road, a two-
- 4 lane with at most a third turning lane in the middle, and
- 5 these homes are very close to the monofill.
- 6 We did recently talk to the wastewater
- 7 plant and we said what is your operating history with the
- 8 monofill, what have been your complaints, what have been
- 9 the observations of the public.
- 10 The answer that came back, and you are
- 11 welcome to talk to these folks -- We asked whether we
- 12 could use their name in a public forum and they said,
- 13 yes, we're more than willing to do receive public
- 14 questions about our facility.
- The answer that came back was we received
- 16 three complaints in the last ten years. One was for
- 17 dust. One was for odor. And one for noise. And these
- 18 neighbors are extremely close. There is also not an
- 19 extensive tree blocker between the monofill and then the
- 20 road and then these homes. So it is boom, boom, boom,
- 21 right one after the other.
- 22 The noise complaint, I really can't
- 23 comment on. I don't know the details of it. I assume it

1 had to do with machinery that was used to distribute the

- 2 waste around the monofill.
- 3 The dust complaint, they said was solved
- 4 when they paved the access road into the monofill, which
- 5 tells me that the dust was really being created more by
- 6 the trucks moving in and out of the monofill than it was
- 7 by moving the monofill material within the parameter of
- 8 the facility.
- 9 And the fact that there was only one odor
- 10 complaint to me indicates that odor is not a big concern
- 11 to the neighbors.
- 12 So, hopefully, that helps in giving some
- 13 perspective on this.
- 14 Question?

14 Question:

- 15 UNIDENTIFIED SPEAKER: Is that covered by
- 16 grass or a tarp or just what?
- 17 MR. PALEN: What we are seeing in there is
- 18 basically natural vegetation growing on the residuals.
- 19 The top of that is relatively flat. I will tell you --
- 20 UNIDENTIFIED SPEAKER: What was it before?
- 21 Trees?

8-58-BA

- 22 MR. PALEN: It was an area that included
- 23 some trees and some open area. It was a combination of

- 1 things. There was for -- there was a significant
- 2 expansion of this facility. It is now being wrapped up,
- 3 but it started about 10 or 15 years ago and it involved
- 4 the purchase of additional land that kind of went through
- 5 this area and was kind of like this.

| 6 UNIDENTIFIED | SPEAKER: | What is | the value |
|----------------|----------|---------|-----------|
|----------------|----------|---------|-----------|

7 of the homes in area?

8 MR. PALEN: I honestly couldn't answer

9 that question, but given the --

10 UNIDENTIFIED SPEAKER: When we they built

in relation to the monofill?

MR. PALEN: Pardon?

13 UNIDENTIFIED SPEAKER: Which came first,

14 the monofill or the homes?

MR. PALEN: I believe there were homes

16 there before. There were certainly more homes built

17 after. I do not think -- I'll have to check on this, but

18 I do not think it would be fair to say all of the homes

19 came after the monofill. I am quite sure there were some

20 that was before.

21 UNIDENTIFIED SPEAKER: So it was sort of a

22 rural area, they put a monofill in, and --

MR. CAMPBELL: Can we go back to the

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8-59-BB

1 people who are waiting in line to ask questions.

- 2 UNIDENTIFIED SPEAKER: But come on, come
- 3 on and ask. Don't be afraid. Come on and ask.
- 4 UNIDENTIFIED SPEAKER: Get on the record.
- 5 UNIDENTIFIED SPEAKER: Get on the record.
- 6 It is important.
- 7 MR. CAMPBELL: The woman who has been
- 8 waiting over here. I'm going to stick to the process.
- 9 Thanks for the suggestion.
- 10 Chay. My name is
- 11 I live in the Brookmont neighborhood at
- 12 Broad Street, not far from here. And I want to just
- 13 raise some bigger picture considerations that came to
- 14 mind as i listened to the whole debate and a lot of the
- 15 ire I'm hearing among the community.
- One thing that really came to mind, and
- 17 maybe after the hurricane it came to mind, seeing Haiti
- 18 and other countries. We are very fortunate to live in a
- 19 country with clean water when two billion people in the
- 20 world don't have that. So I've been thinking about that.
- 21 Let's keep that in mind. Maybe not a very popular
- 22 perception, but it has come to my mind.
- We are also very lucky we live in a

1 democracy where we have environmental laws and a public

- 2 review process. Maybe it wasn't perfect the way it has
- 3 been implemented here, but at least we're having the
- 4 opportunity to comment, whereas in some countries there
- 5 no opportunity and all like that.
- 6 We also live in a great part of a cool
- 7 city that has imperfect infrastructure. And that is part
- 8 of the compromise and that is the thing that with modern
- 9 population numbers we have to factor in.
- 10 Thinking back to the big picture, I think
- 11 we also need to look more broadly than the scale of just
- 12 this bite and look at the whole Potomac watershed and why
- 13 is it there is so much sediment in the water and consider
- 14 some of the development practices across the Potomac
- 15 watershed that are flooding the Potomac with these extra
- 16 sediments which we now have to deal with in order to have
- 17 a clean and safe water supply here.
- 18 UNIDENTIFIED SPEAKER: Very good.
- 19 So something to think about is
- 20 development practices across the watershed, riparian
- 21 restoration and rebuffer the water up the river, and to
- 22 protect the water quality before the permit side, as
- 23 opposed to just focusing on this very contentious side of

 $1\,$ $\,$ curing the problem. So that is what I wanted to say.

| 2 MR. | CAMPBELL: | Yes, | sir. |
|-------|-----------|------|------|
|-------|-----------|------|------|

8-60-NB, NC

| 3 | : My name is . I'm |
|----|---|
| 4 | afraid my question is not as global as that. We talked a |
| 5 | lot tonight about the screening process and the screening |
| 6 | criteria, but you haven't said anything about the |
| 7 | screening people. And what I am trying to understand is |
| 8 | somewhere in your organization are people who applied |
| 9 | these decided, first of all, that there were 20 some |
| 10 | alternatives. And secondly they decided that 24 of them |
| 11 | didn't meet the criterion and 3 of them did. |
| 12 | And my question is who are those people. |
| 13 | Are you talking about 2 people or 15 people? Are you |
| 14 | talking about yourself? Are you in the room tonight? |
| 15 | Did you outsource this? Tell us who the people are and |
| 16 | I've searched your website for a list of names of your |
| 17 | committee and haven't found it. How can we contact you |
| 18 | if we want to say why you should rule out alternative 16? |
| 19 | How do we get in touch in these people so that we can |
| 20 | determine who they are and where that decision making |
| 21 | came from. |

- MR. CAMPBELL: Several of the people are
- 23 in the room this evening. Glenn Palen is the project

1 manager and led that effort. The Washington Aqueduct

- 2 staff was always intrinsically involved in that. Ed
- 3 Fleischer. We had several other engineers who were
- 4 engaged in that and planners who are not present here
- 5 today.
- 6 And it would be perfectly appropriate for
- 7 us to put all of those names up on the website. In fact,
- 8 in the draft EIS a list of all of the people involved in
- 9 the project is always listed on there and what their
- 10 education and qualifications are.
- 11 But that's not available now;
- 12 is that right?
- 13 MR. CAMPBELL: We will put it up now and
- 14 that's a good idea.
- 15 Because the -- I mean it's
- 16 obvious these decision impact, apparently, a lot of
- 17 lives. The question to me is who makes the final
- 18 decision that A, B, and C were the only three -- I guess
- 19 there was a fourth one which is do nothing -- that meet
- 20 your criteria and that the other 24 don't meet your
- 21 criteria. And I know there is a matrix of Xes and boxes,
- 22 but somebody had to put the Xes in those boxes. And did
- 23 you vote on it? Did one person put an X in a box? How

- 1 did that process occur?
- 2 MR. CAMPBELL: Was there a process and was
- 3 it arbitrary. Well, hopefully, very carefully we can
- 4 argue about the screening criteria and whether you like
- 5 them or not, but the criterion themselves were
- 6 objectively applied against the alternatives. So it was
- 7 a team analysis approach that led to the conclusion that
- 8 some alternatives did not meet one or perhaps several.
- 9 And I believe the ones that were screened out were
- 10 screened out for not meeting several criteria. And then
- 11 hopefully we were very careful in the feasibility studies
- 12 to illustrate why that was and which criteria in
- 13 particular caused an alternative to be screened out.
- 14 And, if you would like all of those
- 15 details, we have all of that information in presentation
- 16 form to walk people through to see what that is all about
- 17 and how thorough that was.
- 18 So was it done in a dark room or one
- 19 person or throwing darts or any of those questions, it
- 20 was a team approach and some of those people are here
- 21 right now.

8-61-NC 22 : You will put that up?

MR. CAMPBELL: Yes. The feasibility study

1 is available on the website now. It is the website that

- 2 is having problems. That is all made available. We'll
- 3 put the names of the folks on there.
- 4 : My name is
- 5 I grew up in Spring Valley. And I am one of the few
- 6 people who attended the scoping session in January. And
- 7 it occur to me that there were 24 alternatives not shown
- 8 there. But thank you for bringing it up tonight.

9 I would like to ask if you could post

- 10 those -- the 26 alternatives to the website. That would
- 11 be helpful for the residents to come up with other
- 12 alternatives that may have missed. And that is just
- 13 following up on the previous person's question.
- 14 My concern is that I think that the
- 15 biggest failure that could come out of this process is we
- 16 end up with the no action alternative. For Mr. Jacobus
- 17 to say that there is no measurable impact on the river, I
- 18 suggest someone start doing detailed health surveys of
- 19 people down river, starting with the people at Fletcher's
- 20 Boat House and all of the fishermen who have been fishing
- 21 there over the years. And I suggest you take sediment
- 22 samples from the Potomac River, especially around
- 23 Fletcher's Boat House and you will probably see some of

8-62-IA

1 the same contaminants in the sediments that are coming

| 2 out of the Washington Aqueduct discha | narge. |
|---|--------|
|---|--------|

3 I think it is great to see so many people here tonight. And I would like to encourage you all to 4 stay involved. I think one way to keep the citizens involved is if you would post the discharge -- the 6 discharge time and the dates on the website so that we 7 could go and stand on Chain Bridge and see the river turn 9 brown, turn black, and we can see the fish that die. 10 National Wilderness Institute has done studies. In some cases, the fish have lived for less than a minute from 11

- 13 Representative Radanovich has all of this
- 14 information no his website and it's called toxic sludge
- 15 central.

12

8-63-JA

- 16 And for you to say there is no notice --
- 17 no noticeable impact on the river, it is just -- I don't
- 18 know how you can say that.

this discharge.

- 19 Would you commit to posting your discharge
- 20 dates and times on your website so that the public can be
- 21 notified, so that we know not to go fishing at
- 22 Fletcher's?
- 23 MR. JACOBUS: Thank you, Ken. Our current

- 1 -- I guess it's the permit. The permit requires -- the
- 2 element in the permit of the Federal Facility -- the
- 3 permit requires that we do make notification to resource
- 4 agencies in advance of discharge.
- 5 Right now discharges are made under two
- 6 conditions. One is they cannot be made after the 15th of
- 7 February -- in that period of time between the 15th of
- 8 February and the 30th of June. That is to protect any
- 9 affect the discharges might have on the agamous or the
- 10 native fish species who would be spawning. And the
- 11 various species spawn over a period of lots of different
- 12 times in that window.
- So one of the permit conditions is no
- 14 discharge during that period of time.
- 15 The other discharge condition has to do
- 16 with river elevation. I am not going to commit this
- 17 evening to posting those, not because I want to hide it
- 18 from the public, but because I don't want you to rush out
- 19 and see something that is not there because given
- 20 operational concerns it is not a clockwork. You know, we
- 21 get a window of opportunity, then we will make a
- 22 discharge. And we might have to change the time based on
- 23 what is happening within the treatment plant, did

- 1 something happen operationally.
- 2 So for us to commit to putting an exact
- 3 time and location, it is not because we don't want you
- 4 not to see that. It is because we don't discharge to a
- 5 schedule. We discharge within a certain window of time
- 6 that meets those other permit conditions.
- We do have a permit condition that
- 8 requires us to notify, at least 24 hours ahead of when we
- 9 make a discharge, the various resource agencies.
- 10 MR. CAMPBELL: All of the alternatives are
- 11 available on the website right now in the feasibility
- 12 study. Perhaps we need to make a more simplified
- 13 document so that it is easier to understand those
- 14 because, admittedly, that is a pretty thick document to
- 15 go through, but they are on their right now. And that is
- 16 a document that you click on and look for.
- MR. PALEN: Jed, I have one comment.
- 18 Just to make this a little simpler, and I
- 19 think we will post, as Jed has just suggested, the
- 20 details of that stuff.
- 21 If you want to go to the website and you
- 22 want to look at the specific place in the feasibility
- 23 study to see a concise description of the alternatives, I

1 would suggest looking at pages 2-2 through 2-5. It is a

- 2 pretty simple list of each one of the 26 alternatives on
- 3 those three pages.
- 4 MR. CAMPBELL: But I think it is in
- 5 everyone's interest to post a summary that makes this
- 6 information a little more accessible.
- 7 : I'm from
- 8 Brooks and Locust Lane Community Association. We're just
- 9 above Brookmont and below Fort Sumner, your neighbors, as
- 10 well as that wonderful mapping agency.
- I want to just be clear on a couple of
- 12 things that came out today that having been at not the
- 13 scoping meeting, but the last meeting, which was that
- 14 shout feast that wasn't very clear.
- There is a fourth option which is do
- 16 nothing. And that is still a part of the process at this
- 17 stage; right?
- 18 And, not being an environmental scientist,
- 19 we're not talking about eliminating a problem of
- 20 disposing of residue. We're talking about trying to find
- 21 land-based solutions as opposed to a river-based
- 22 solution, which is the present method we're using to
- 23 dispose of residue; correct?

8-64-FB, EA

| 1 | MR. CAMPBELL: Correct. |
|----|---|
| 2 | : Now, you also said tonight, |
| 3 | if I heard this correctly, that the EPA regulation is |
| 4 | that you have to if you technologically can remove |
| 5 | this residue, you have to do it regardless of whether |
| 6 | there is an environmental problem and it's is not so |
| 7 | therefore because that is what doesn't make any sense |
| 8 | here. I would, as a citizen, be very happy to watch a |
| 9 | process go through where we look at the scientific merits |
| 10 | and demerits of the land versus water-based methods of |
| 11 | disposing of this residue and decide in terms of all of |
| 12 | the criteria we've talked about what makes more sense for |
| 13 | the community, for the wider Washington community, the |
| 14 | Potomac River basin, all of these things. |
| 15 | But am I wrong, that the EPA could still |
| 16 | you're saying the EPA says you can take it out, so you |
| 17 | have to take it out even if that may not be the best |
| 18 | thing to do because the other problems you're creating |
| 19 | has the resulting of taking it out and having to deal |
| 20 | with it outside are worse than the problems that might |

8-65-MA

21

MR. CAMPBELL: This relates to EPA's

exist if yo throw it back in the river?

23 enforcement of the Federal Clean Water Act. And we have

1 described that there are two criteria. One is the water

- 2 quality criteria and the other one is the goal of
- 3 stopping discharge to water bodies. And it is that
- 4 second criteria that is being applied here. And the
- 5 question of land disposal versus water disposal was
- 6 addressed in the EPAs process. We're not going to
- 7 address that in this process. So that would be
- 8 understood by reading the fact sheet that accompanies
- 9 that permit, that we have some copies of today. So that
- 10 is really an EPA issue in terms of how they interpreted
- 11 it and water versus land and the respective switching of
- 12 impacts from one area to another area. And so that
- 13 decision has been made by EPA based on the Clean Water
- 14 Act.
- 15 MR. JACOBUS: That's a very good question.
- 16 Our discharge permit expired in April of 1994. And
- 17 between April of 1994 until June of 2003, we were
- 18 operating under administrative extensions of the permit
- 19 while EPA, the states, the community, us as the Aqueduct,
- 20 the National Wilderness Institute, all of these players,
- 21 were engaged in a process of determining should the river
- 22 be the disposal mechanism or should it be a land-based
- 23 disposal.

1 It was out of that nine years of efforts

- 2 by EPA that they did issue the permit requiring that the
- 3 river not be the disposal option. And it does seem
- 4 paradoxical that while you're dealing with the Clean
- 5 Water Act issue you are also initiating an environmental
- 6 impact statement form under NEPA for the -- for the
- 7 solids that are going to have an effect on human and
- 8 other biological and all of those other environments.
- 9 So, yes, it is a -- in 1994 when we
- 10 started to do this before, we got literally through
- 11 design and stopped because there was no way to move
- 12 forward without a new permit. EPA would not -- it
- 13 decided not to issue a permit until they got additional
- 14 information and it took nine years to issue the permit.
- 15 And so we are where we are as a result of a very long and
- 16 involved public participation process and intervention by
- 17 the State of Maryland and for the District of Columbia in
- 18 doing what they have to do to certify the elements of the
- 19 permit.
- 20 So I am not blaming anything on EPA. I am
- 21 not using them as a shield. I am just saying that that
- 22 process occurred very deliberately over a long period of
- 23 time. Out of that process came to us as the operator a

- 1 requirement to recover the solids because it was
- 2 technologically feasible to do that. It was not the
- 3 Clean Water Act's water quality prong that didn't all
- 4 this discharge. It was the best available technology.
- 5 So that is where we are and why we're
- 6 proceeding here.

7 Well, let me make one very

- 8 quick remark. Treating it sequentially makes no sense to
- 9 me. You should be treating them at the same time and
- 10 comparing whether -- I am not taking a position here. I
- 11 don't want dirty water and I don't want dirty air and I
- 12 don't want dirty ground. I mean I -- but I don't like is
- 13 that we decide one option is closed and then we start
- 14 looking at the others and we're not comparing the
- 15 relevant environmental harm and the relative
- 16 environmental damages of the two options together, which
- 17 for us who live around this -- this facility, it would
- 18 seem to be the more rationale way to do it. Thank you.
- 19 : I'm from the
- 20 Brookmont Civil League. I had an earlier bit at the
- 21 apple here and I beg your indulgence. And I'm driving a
- 22 car pool and we have to leave shortly.
- I just wanted to get in the record two

8-66-FB

8-67-BA

- 1 points. One, that the general agreement, there was no
- 2 public discussion, either in formal hearings or
- 3 information sessions, by the Corps that this building
- 4 would be built and the -- in particular, the height of
- 5 that. We're talking about the residuals dewatering
- 6 building in terms of its height, it's site, it's
- 7 architectural features. That is point one.
- 8 And I take to heart, Tom, about what you
- 9 said a moment ago that the issue isn't set. This fellow
- 10 over here seemed to say that it was set. In reality, it
- 11 isn't set. I am delighted to hear that.
- 12 Your engineering feasibility report in
- 13 section 4-3 basically suggests it is set somewhat. The
- 14 height is set for a variety of reasons, of getting trucks
- 15 under the building. The design is set for a variety of
- 16 other reasons. The location is set for a variety of
- 17 other reasons
- 18 I am really delighted to hear that this is
- 19 not set and we basically want to get to further
- 20 discussion on this issue in a time fashion, before the
- 21 decision is made, anything is locked in. That would
- 22 certainly comport with everything we have heard tonight
- 23 in terms of the timing for treatment of residuals, before

you treat the residuals, you have to create them in this 2 building. And I think that should be the primary issue 3 of high priority on the decision. MR. JACOBUS: Thank you. No design has 5 been offered. These are just all the ideas and 6 speculation at this point. 7 : Okay, thanks. Appreciate 8 that. 9 : My name is ___and I 10 have been a resident of Spring Valley for 22 years. And 11 I just have a comment, not a question, a comment on the monofill alternative. 12 13 I just want to speak for all of those who 14 cannot speak, and that would include the 30 acres of animals and trees, and I just think it would be just 15 outrageous to just mow over and kill all of those trees 16 17 and animals. Thank you. 18 I'm[I live 19 in Westmoreland Hills. I was curious about the economic 20 analysis. You may have this done as part of your

monofill option. The 30 acres that you are proposing

property in the District of Columbia. And, absent the

your waste dump, it probably is the most expensive

8-68-AC

21

22

23

1 chemical munitions that may be in that site, that site is

- 2 probably worth more than a lot of the costs that you
- 3 currently are comparing in terms of the various options.
- 4 And I wondered if you had considered the
- 5 opportunity costs of alternative use of that property.
- 6 Perhaps developing that property and creating a tax base
- 7 for the District of Columbia that they heretofore
- 8 otherwise don't have. And, if you put your monofill in
- 9 there, will never have.
- 10 And I wondered if you had done that --
- 11 that kind of economic analysis as far as your options.
- MR. CAMPBELL: Alternative uses for that
- 13 site has not been included. It has been limited strictly
- 14 to residuals management. The market value of the parcel
- 15 has also not been included because the land is the
- 16 Aqueduct's own. Now, related to future development or a
- 17 pension of the Aqueduct with respect to that land, really
- 18 only Tom can address that.
- 19 MR. JACOBUS: I would say that we have no
- 20 plan to sell or develop any land that is currently under
- 21 our control. But we will take that comment and give you
- 22 a response to that in some thoughtful way as part of the
- 23 record of all of this. What that means is I don't see

1 us ever -- I think water treatment facility is well-

- 2 served by having that buffer. If we did the monofill, it
- 3 would still be in a format there that would have a
- 4 controlled environment. That would be helpful to us to
- 5 protect our reservoir property, even thought the
- 6 reservoir over here has a dike around it and no water
- 7 goes directly into it. We think that buffer is important
- 8 to us.
- 9 Whether putting a monofill on that
- 10 property would be inconsistent with that buffer, it is
- 11 something that we will be evaluating in the process. But
- 12 we never ever considered selling that land or to develop
- 13 it.
- 14 : No, i'm not talking about
- 15 selling the property. I am saying that a proper economic
- 16 analysis has to include the opportunity cost of
- 17 alternative use of that property.
- 18 In your other two options, that property
- 19 remains solid and it has to include an opportunity cost
- 20 of selling that property or the expense of not doing
- 21 that.
- MR. JACOBUS: Thank you, Bob, and we will
- 23 fit it in somehow. Thank you.

| | 1 | Good evening. My name is |
|---------|----|---|
| | 2 | I live in Westmoreland Hills. And |
| | 3 | earlier on you guys talked about the members of the team |
| | 4 | and someone had a question about who makes the decisions |
| | 5 | and whatnot. And I was wondering if you could tell us a |
| 8-69-NC | 6 | little bit about the background of all of the members of |
| | 7 | the team. It seems from what I have been listening to, |
| | 8 | and I may be completely wrong and I hope you can shed |
| | 9 | some light on this, that most of the members of this team |
| | 10 | are either engineers or chemists or people who are more |
| | 11 | focused on the actual water issue, which I guess for you |
| | 12 | guys it is the main thing. |
| | 13 | Was there a town planner or an urban |
| | 14 | planner or anyone and I can only speak for myself |
| | 15 | because I have and I can only speak for myself, but I |
| | 16 | would say from the majority of those people, the urban |
| | 17 | planning issues, the impact that it is going to go have |
| | 18 | on our community, is the main issue. I mean, if you had |
| | 19 | someone like that, an urban planner or a town planner in |
| | 20 | your team helping you go through all of those 26 options |
| 0.70.64 | 21 | because, I mean, obviously having a landfill and so |
| 8-70-CA | 22 | forth is not done planning-wise. It is not the most |
| • | 23 | focused option, as you mentioned earlier, you're looking |

1 for a very gentle thing to do in the neighborhood, and I

- 2 don't know if I'm quoting you correctly, but I was
- 3 wondering if you could shed light on that.
- 4 MR. CAMPBELL: Yes, I would like to. I
- 5 talked earlier about the land use associated with the
- 6 monofill being inconsistent with both existing land use
- 7 and adjacent land use.
- 8 To launch off on that point, on the team
- 9 are not only environment and civil engineers, but also
- 10 environmental planners, biologists, resource economists,
- 11 meteorologists, and economists.
- 12 And so they will be looking at that
- 13 variety of issues, land use and the monofill.
- 14 : To be specific, I know CH2M
- 15 Hill is a large firm. From your -- I know they are
- 16 architects and I know there are all of these engineers.
- 17 Do you have any town planners working on this in
- 18 particular or just in your group?
- MR. CAMPBELL: We have environmental
- 20 planners, not town planners as you're calling them. They
- 21 have degrees in environmental planning and the answer is
- 22 yes.

8-70-NC

23 : Thank you.

1]: My name is□ 2 and I did have an opportunity to ask a question. 3 one more question. I live in Westmoreland Hills. I would appreciate in addition to your 4 5 answer right now, if you can, if you would research this 6 and put a more complete answer on your website. 7 My understanding is that one of your 8 screening criteria is a least cost, or low cost, option 9 and it may have had a dollar amount to exclude other --10 certain options. And my question is: Were any options that were not in the 26 excluded in part because it did 11 not meet that cost criteria and, if so, what were those 12 options and what was your estimate of the cost? 13 14 The second part is, when you narrowed the 26 options down to the three options, were any of those 15 23 excluded in part because of the cost and, if so what 16 were those options and how much was the cost. And I 17 would really appreciate -- I wouldn't expect you to have 18 19 all of that information handy, but I really would

8-71-AB, NB

20

21

MR. JACOBUS: We would be happy to do

answer, complete answer, on your website.

appreciate it if you would provide that question and that

23 that. Let me clarify. There were never more than 26

| | 1 | options. |
|---------|----|---|
| | 2 | : But were any failed to be |
| | 3 | included? |
| | 4 | MR. JACOBUS: No. Everything could be |
| | 5 | included. All we could think of from ourselves and |
| | 6 | others was 26. And then we started whittling it down. |
| | 7 | And cost did play a factor and we will be happy to |
| | 8 | provide that information. |
| 8-72-AB | 9 | : Do any of you know off the |
| | 10 | top of your head now? |
| | 11 | MR. JACOBUS: I will probably misspeak. |
| | 12 | MR. CAMPBELL: It probably is better if we |
| | 13 | are going to go through the detailed alternative |
| | 14 | presentation, I think it will be easier to summarize it |
| | 15 | from the presentation. |
| | 16 | : Well, just off the top of |
| | 17 | your head for people who can't stay. |
| | 18 | MR. CAMPBELL: Quite a number. |
| | 19 | MR. JACOBUS: There several. And the cost |
| | 20 | factor I think was if something got beyond excuse me. |
| | 21 | If something got beyond, was it 30 percent? |
| | | |
| | 22 | MR. PALEN: Yes. |

1 was a screening area that we wanted to look at because

- 2 everything we do here has to be paid by our rate payers.
- 3 So cost is a factor. It was about a 30 percent --
- 4 anything beyond the 30 percent range of others was looked
- 5 at and evaluated in terms of cost.
- 6 We will get you specifically here -- I
- 7 think there are a couple more questions. We'll come back
- 8 to this.
- 9 What was the baseline?
- 10 MR. JACOBUS: Whatever it was, we estimate
- 11 right now that form just the general planning that this
- 12 project is about \$60 million. So a cost that looked at
- 13 about more than \$90 million -- Is that the figure, 30
- 14 percent of 60 -- you know, 75 or so would start to be
- 15 something that we would -- we would want to look at
- 16 alternatives that could be physically done that were not
- 17 more expensive than that \$75 million.
- 18 : But might there be one that
- 19 is out there that was over 70 million that might be on
- 20 the list of three and it might be four or five not, but
- 21 for that cost?
- MR. PALEN: We can get you that.
- MR. CAMPBELL: There are a couple of

- 1 questions. The reason we held off on this detailed
- 2 screening criteria is it is kind of long and involved and
- 3 it seems like us talking too much. And the momentum of
- 4 the meeting clearly was for people having a lot of
- 5 questions.

8-73-NB

6 I selected that one because

- 7 many people feel that was an arbitrary screening
- 8 criteria. And, if it is arbitrary and if it did screen
- 9 out some viable options, that is something I think the
- 10 citizens would like to know.
- 11 MR. CAMPBELL: We would like to talk about
- 12 that. That is also in the feasibility study that we have
- 13 to make more clear.
- 14 Why don't we listen to these two extra
- 15 questions or comments and then for those who are
- 16 interested, perhaps we could walk through some of our
- 17 material about the screening studies for those
- 18 alternatives.
- 19 : I am going to take a real
- 20 quick second bite at the apple here. I want to say I
- 21 think these people have done a good job tonight. They
- 22 have been up here at least taking the heat.
- People in this room, thanks for sticking

- 1 around.
- I want you to know that the Army Corps
- 3 project manager for the remediation was here most of the
- 4 entire evening. He had been in meetings all day. He has
- 5 got to come back down from Baltimore tomorrow.
- Is the gentleman from EPA still here?
- 7 To the Army Corps and to Mr. Jacobus in
- 8 particular, I think the EPA has been hanging you out to
- 9 dry here and I think it is really unfair and they are
- 10 going to hear about it tomorrow, whether it is Tim
- 11 Wolford or Mr. Dunn or whatever because it is not fair to
- 12 you that the EPA put you in this position and doesn't
- 13 have the guts or the responsibility, in my opinion, to
- 14 send a person here for much more than the beginning of
- 15 this meeting.
- So any activists in the room, any people
- interested in taking this further, let's talk to EPA at
- 18 some point before we even go -- At least our
- 19 Congressional representatives are here.

8-73-MA, FE, NC

20 UNIDENTIFIED SPEAKER: Was EPA invited?

- MR. JACOBUS: Yes.
- 22 UNIDENTIFIED SPEAKER: They were invited
- 23 and they declined?

1 MR. JACOBUS: They were invited. 2 not know who the gentleman was who was here. He is not 3 someone I have met. . My point is, as hard as you 5 are working, it's not fair to you what they have done. б Hi. I'm 7 live on West Nathan. I have some similar questions. It is probably best for me to list them all very briefly and 9 then you can decide exactly how to answer those. 10 I would like to know, did the EPA have to 11 go through the NEPA process similar to this when they issued their permit, as far as did they have to consider 12 the land-based alternatives and their impacts in the 13 14 process of issuing their permit? 15 And when what I would like to know is, was the Corps of Engineers agreement to the permit, did that 16 not count as an agency action at that time? If it did, 17 18 it might have required the NEPA process as far as when 19 the Corps agreed to return to that permit that effectively precluded some alternatives down the road. 20 Maybe that was the time to had to have gone through some 21 22 part of the NEPA process. 23 And, also, in the current process that we

8-74-MA, NA

- 1 are now undertaking, as the EPA been asked to be a
- 2 corroborating agency and, if not, do you still intend to
- 3 invite them to be a corroborating agency?
- 4 And a clarification, I apologize, I was
- 5 late at the beginning. Did you announce at the beginning
- 6 that the original 30 September deadline for alternatives
- 7 was extended to 15 November?
- 8 MR. CAMPBELL: Yes. Yes.

8-75-NA, NB

- 9 : And when you get to the part
- 10 on the discussion of the 26, would you please explain how
- 11 those 26 was developed in the first place.
- MR. CAMPBELL: Why don't we try to -- we
- 13 have answered some of those already and I'll maybe look
- 14 at them inverse order. And help me make sure I remember
- 15 them.
- 16 A fundamental issue is did EPA have to go
- 17 though NEPA and at what point did NEPA get triggered, was
- 18 it earlier in the process? EPA has -- I'm not an
- 19 attorney, so I'm not sure I know the answer. EPA did
- 20 have a process and during this permit that Tom has
- 21 described is outlined in their fact sheet and they had a
- 22 number of public involvement points in that project. It
- 23 was essentially sort of a nine-year process to go through

I can't keep them all in my mind.

1 that. 2 MR. JACOBUS: The EPA did not need NEPA, 3 per se, for its permit, no. That fell to us and our NEPA 4 responsibilities started essentially the day the permit 5 was issued as we tried to figure out how to move forward. 6 : So the permit itself, 7 though, was not an agency action requiring NEPA? 8 MR. CAMPBELL: We don't believe so. 9 Did you have other questions? I'm sorry,

8-76-MA

11 : Basically, that one as far

12 as from the Corps of Engineers' perspective, is that the

13 Corps of Engineers agency action required NEPA when you

14 agreed to the terms of the permit?

MR. JACOBUS: I'm not any attorney. I can

16 get you answer to that. But we are -- yes, I am the

17 Corps of Engineers, but I'm treated like a water utility.

18 A water utility, after it accepts the permit -- once we

19 accepted the permit, then we had to begin an action on

20 our own. And, since we are a federal agency, our action

21 to come into compliance, if it is going to involve a

22 construction alternative, it would certainly require

23 NEPA.

10

1 So we initiated the NEPA process as the

- 2 permittee. I don't exactly know the answer to your
- 3 question of when we received the permit.
- 4 : I guess my question was more
- 5 the agreement.
- 6 MR. JACOBUS: Well, it wasn't an
- 7 agreement. It was the issuance of a permit under the
- 8 Clean Water Act. It wasn't an agreement. They issued us
- 9 a permit. They said these are your standards. Since we
- 10 could not meet those standards, they issued us a Federal
- 11 Facilities Compliance Agreement which is an enforceable
- 12 consent order that tell us how we're going to get from
- 13 where we are to where we're going. But it still falls in
- 14 our court for NEPA.
- Now, as far as whether the EPA -- the EPA
- 16 is not now a consulting -- what do you call it --
- MR. CAMPBELL: Cooperating.
- 18 MR. JACOBUS: Cooperating agency. I
- 19 suspect they will become one as we get the draft EIS
- 20 published.
- 21 MR. CAMPBELL: They are involved very
- 22 closely in the project. This team has been up to
- 23 Philadelphia, Region III, and we briefed them on the

1 project so the are aware of the progress that we're

2 making.

8-77-MA

3 MR. CAMPBELL: One more question.

4 Did the Clean

- 5 Water Act require that the Aqueduct be run by a non-
- 6 federal agency sooner or later? And would that have
- 7 deemed (inaudible).
- 8 MR. JACOBUS: No. The Clean Water Act,
- 9 through the National Pollutant Discharge Regulation, the
- 10 NPDES, it regulates whoever the operator is. We are
- 11 registered as a public water supply. We happen to be
- 12 part of the Army Corps of Engineers, but in our
- 13 relationship with EPA, they look at us as a regulated
- 14 public utility.
- 15 You may be thinking about historically
- 16 that it is in the -- in the revisions to the Safe
- 17 Drinking Water Act of 1995 or '96, there was provisions
- 18 in that that the Army was to decide whether or not to
- 19 retain ownership and operation within the Corps of
- 20 Engineers or whether we should go to become some non-
- 21 federal entity.
- 22 As a result of that process, the Army and
- 23 its wholesale customs, the District of Columbia Water and

- 1 Sewer Authority, Arlington County, and the City of Falls
- 2 Church, Virginia, agreed, and the Army agreed, to
- 3 continue the function as the operator. So there is no
- 4 pending action to change the ownership or operation
- 5 responsibility from the Corps of Engineers in The
- 6 Washington Aqueduct. And our presence here as a federal
- 7 agency has nothing to do with how we will comply with the
- 8 permit, other than just as a normal water utility.

9 UNIDENTIFIED SPEAKER: Hi. Just a quick

- 10 question. What is the environmental harm the EPA is
- 11 concerned about with affect to the discharge or where
- 12 would we find some description of what that is?
- MR. JACOBUS: We can give these fact
- 14 sheets out. This is all very well described in what they
- 15 call a fact sheet, which is a summary of analysis that
- 16 goes along with the permit.
- 17 The material that we have discharged into
- 18 the river will continue to be discharged until we correct
- 19 this, is this material right here. It is the river
- 20 sediment plus coagulant.
- 21 By the time it settles down and goes back
- 22 into the river, it is a fairly thick solution and it goes
- 23 into the river at three different locations, one above

8-78-JA

- 1 Chain Bridge and two below Fletcher's Boat House,
- 2 essentially in pipes. And, at the end of the pipe there
- 3 is a very concentrated discharge. As Mr. Slowenski said,
- 4 if you stand on Chain Bridge when we're discharging, you
- 5 see a point until it mixes with the river, it's dark
- 6 brown to black, depending on how long the material has
- 7 been in the sedimentation basin.
- 8 The potential harm, we look at the toxic
- 9 and the other effects, whether it is toxic effects. We
- 10 do the current toxicity on young life species of fish
- 11 that is exposed to the different dilutions of the
- 12 material. And then they look at the effects as it sat on
- 13 the river bottom and affect aquatic vegetation. My
- 14 comment that it has no effect on the river; of course, it
- 15 has an effect on the river in that you are adding
- 16 something to the river that wasn't there. Of course,
- 17 it's there. But what I am saying is that it probably be
- 18 consistent with a discharge that would be allowable,
- 19 except for the fact that technology exists and is in
- 20 place to recover the discharges and so EPA declined to
- 21 issue a permit unless we put that available technology
- 22 into recovering the solids.
- 23 MR. CAMPBELL: We have a number of people

1 who have really stuck with us through the length of this

- 2 meeting under the promise that we would talk about the
- 3 screening of the alternatives and I think it is time for
- 4 us to do that. And, Glenn, I am going to turn that to
- 5 you. We've had questions about the alternatives
- 6 throughout the course of the evening.
- 7 Very early on we were asked about the
- 8 barge alternative. I'm am sure that there was some
- 9 thorough analysis done on that. There were a variety of
- 10 different screening related subjects that came up. And
- 11 so we would to take the opportunity to walk through what
- 12 that process was like. There is a lot that goes into
- 13 their. And Glenn will go through that process now.
- 14 Glenn, I think that we have those in
- 15 perhaps some modules so that -- or how long do you do you
- 16 talk? How long do you want to talk on this?
- 17 MR. PALEN: Okay, the question is how long
- 18 would I like to talk, how long is my material. I have
- 19 two options. If you would like additional information as
- 20 I go through this, I'll be happy to enhance what I have,
- 21 so let me get into the beginning.
- 22 I will show you information on the first
- 23 three alternatives. I will describe all of the

- 1 information that I prepared in my notes here and proposed
- 2 to tell, including what is the alternative, describe it,
- 3 was it selected for further evaluation or was it
- 4 eliminated from consideration, why was it eliminated,
- 5 what are the screening criteria we used to eliminate it,
- 6 and then some detail about that, the particulars in that
- 7 alternative.
- 8 We have developed that complete level of
- 9 detail for all 26 alternatives, I've done it before, it
- 10 will take me about 40 minutes if I talk really fast. So
- 11 I don't know if you really want to stay for 40 minutes.
- 12 I am going to try a quicker version I think would be half
- 13 of that time. And, like I say, if you want more detail,
- 14 we have more detail and I can give it to you. So I am
- 15 not trying to hit you with just the 40-minute version.
- 16 Okay. Let's start. Alternative number 1
- 17 is what we call and what NEPA calls the no action
- 18 alternative. It is continue to discharge the residuals
- 19 to the Potomac River. In this case, it was selected for
- 20 further evaluation by regulation requirements.
- 21 And one other feature I will show here is,
- 22 if we have something, just as a visual aide, if the
- 23 something we eliminate, we are going to it red. So, when

1 we get to the end of a grouping of alternatives, you will

- 2 be able to look at all of them and say ahh, two out of
- 3 that eight were eliminated or retained or whatever.

4 : I apologize. In light of

- 5 the hour and the few people here, would you schedule
- 6 another evening for this presentation so more people can
- 7 be here?

8-79-FE

- 8 MR. CAMPBELL: We certainly envisioned
- 9 more presentations on this project. And one reason we
- 10 held off on this is because it is long and detailed and
- 11 we put a lot of momentum towards the questions and you
- 12 yourself were part of that.
- 13 At a subsequent meeting, we can certainly
- 14 go through this at that time. I think we should still go
- 15 through at least Glenn's 20-minute version of it right
- 16 now.
- 17 MR. PALEN: Okay. Let's move on to the
- 18 next group of alternatives. These are discussed in
- 19 groups. And the same grouping -- the same alternative
- 20 numbers are used in the feasibility study, in other words
- 21 cross-referencing is made.
- 22 This grouping includes some alternatives
- 23 that did not require continuous trucking from the

1 Dalecarlia water treatment plant. And there is a variety

- 2 of them. I'll go done one by one.
- 3 Number 2 on that list includes processing
- 4 water treatment residuals and dispose of them in the
- 5 Dalecarlia monofill periodically hauling Forebay
- 6 residuals off-site as they are now.
- 7 This alternative was selected for further
- 8 evaluation. It is what we commonly call the monofill
- 9 alternative in our meeting here tonight.
- 10 Alternative 3 is similar to, but not
- 11 exactly the same. It involves processing, or more
- 12 specifically co-processing, water treatment and Forebay
- 13 residuals together. So in that water treatment you would
- 14 process all of those things together so there is a common
- 15 product and then it is silted back into a Dalecarlia
- 16 monofill.
- 17 This alternative was eliminated from
- 18 consideration for the reliability and redundancy.
- 19 Let me go through in this case a little
- 20 more detail as to why that elimination took place. I
- 21 will then be able to offer this additional detail for the
- 22 other alternatives. Probably a later meeting will be
- 23 best, but let me explain how it got eliminate in more

- 1 detail here.
- 2 So, in this case we are talking about a
- 3 co-processing alternative. Inherent in the mixing of
- 4 these two residuals and then co-processing them are some
- 5 characteristics of the product. One that we discovered
- 6 as we studied it was we will be able to get the Forebay a
- 7 little dryer if we process them separately. Since the
- 8 majority of them are residuals that are being transported
- 9 either to the monofill or light truck or through a
- 10 pipeline, our water -- we are talking about producing, is
- 11 30 percent dry solids with 70 percent of that basin being
- 12 water.
- 13 The fact that we can get a dryer material
- 14 when we process them separately means that in the co-
- 15 process, as in this alternative, we would generate a
- 16 larger volume of the dewatered solids to then transport
- 17 to the monofill or through some other method.
- 18 That was considered a disadvantage to us,
- 19 making more material move.
- The second issue we had with this
- 21 alternative is by combining these two substances, the
- 22 Forebay residuals with the water treatment residuals, we
- 23 recognized that the Forebay, a large percent of that

1 material is gradient. It is very abrasive. So if we put

- 2 that material into our dewatering equipment or other
- 3 pumps, we're going to wear it out. It is going to be
- 4 very abrasive. We're going to reduce the life of that
- 5 equipment and we're going to affect the reliability of
- 6 the system as a whole. Another disadvantage of combining
- 7 alternatives given that they also contribution to a
- 8 larger volume.
- 9 So that is the kind of back up logic, if
- 10 you will, that is being that one phrase reliability and
- 11 redundancy for this alternative.
- 12 So now we're going to proceed through in a
- 13 little more abbreviated fashion, just going over the
- 14 basic criteria that we used for eliminating or, in some
- 15 cases, maintaining an alternative.
- So alternative 4, here we're pumping via
- 17 the Potomac Interceptor. This is the unthickened water
- 18 treatment residual products that we're putting directly
- in the Potomac Interceptor sewer.
- 20 It was eliminated from consideration for
- 21 reliability and redundancy reasons, economic reasons, as
- 22 well as zoning, land use, federal and local regulation
- 23 reasons.

1 So the fifth alternative in the total list

- 2 was thickening at Dalecarlia and pumping via a new
- 3 parallel pipeline installed adjacent to the Potomac
- 4 Interceptor. This alternative was elected for further
- 5 evaluation and it is what we call the pipeline
- 6 alternative or the Blue Plains alternative.
- 7 Alternative 5 is thicken at the Dalecarlia
- 8 plant and then barge the residuals to the Blue Plains
- 9 facility or dewatering. This was studied in quite a high
- 10 level of detail in the feasibility study. We looked at
- 11 the various impacts of different size barges, the issues
- 12 associated with seasonal issues, with ice formation, et
- 13 cetera.
- 14 And, in the end, we were not able to carry
- 15 this alternative forward for the following reasons:
- 16 Reliability and redundancy. There was also zoning issues
- 17 because the pipeline down to the barge would have to go
- 18 through the C and O Canal park to get there, one of the
- 19 issues. As well as a proven method criteria which really
- 20 relates to the fact that there isn't a lot of barge with
- 21 this kind of material at this stretch of the river. It
- 22 is not a common use.
- 23 Alternative number 7 involves thickening

- 1 the residuals at the Dalecarlia plant, pumping them via
- 2 pipeline to a neighboring water utility. In this case we
- 3 looked at two nearby water utilities, Fairfax County
- 4 Water Authority, the Corbalis plant in Herndon, Virginia,
- 5 and then we also looked at the Potomac Water Treatment
- 6 Plant, which is owned and operated by the Washington
- 7 Sewage and Sanitary Commission, or WSSC. And that plant
- 8 is just up the Potomac River on this side, on the
- 9 Maryland side.
- 10 In both cases, we were looking at
- 11 installing a pipeline that would transport this thickened
- 12 material to those facilities.
- Some of the reasons that these
- 14 alternatives did not carry -- were not carried forward is
- 15 this is one of those where the economic criteria was
- 16 relevant. The cost of putting in the pipeline and,
- 17 unfortunately, because neither of these existing water
- 18 utilities had excess dewatering capacity, we still had to
- 19 provide all of the other features or a facility such as
- 20 thickening facilities, pumping, and the dewatering
- 21 facilities. Then, on top of that, we had to cost for the
- 22 transfer, for the pipeline, to get it from point A to
- 23 point B. When you looked at that cost, it was higher

- 1 than our criteria would allow.
- There were also institutional complaints.
- 3 Neither the Fairfax County Water Authority or WSSC is by
- 4 definition a regional processor of residuals and they
- 5 really didn't express much interest in becoming one as a
- 6 result of this project. They have their own residuals.
- 7 They handle them themselves. And, therefore, the
- 8 Washington Aqueduct would have no real control over them,
- 9 there was that institutional barrier as well.
- 10 Alternative 8 involves thickening at
- 11 Dalecarlia and pumping via pipeline to what is called a
- 12 dewatering location. What is meant here is a nearby
- 13 location, probably something close to the beltway so we
- 14 could move the material quickly to a large volume road,
- 15 but not necessarily the water treatment plant that
- 16 already exists.
- 17 This alternative was screened out for
- 18 somewhat similar reasons to the last one. There was a
- 19 pipeline involved, so the same kinds of economic factors
- 20 associated with the pipeline costs come in the play here.
- 21 There was an added pipeline cost, if you will. There was
- 22 also FFCA issues here because we were looking at
- 23 installing a pipeline through a relatively large number

1 of plots of land owned by various commercial and private

- 2 folks.
- 3 The general assumption here was that we
- 4 would have to go around and study, to look at various
- 5 alternate routes. We would then have to go through the
- 6 processing of getting right-of-way, et cetera. And that
- 7 added time to the process when compared to an alternative
- 8 that did not require a pipeline to go through those kinds
- 9 of parcels. So that was a problem from a schedule
- 10 prospective which represents FFCA.
- 11 This is kind of a summary of how those
- 12 seven alternatives turned out. There two green. So tow
- 13 of them were retained and the remainder were not retained
- 14 for further study.
- Then we moved on to another grouping of
- 16 alternatives. These are alternatives which discharge to
- 17 the Potomac River in some form.
- We'll start with the first one, number 9.
- 19 It involves processing most residuals at the Dalecarlia
- 20 Water Treatment Plant and hauling those off-site, but
- 21 taking a portion of the residuals and instead of
- 22 concentrating them, dilute them and send them back to the
- 23 river so that they would be within the standards or

- 1 concentrations allowed within the permit.
- 2 And Tom talked before about how those
- 3 concentrations are really very low, like 30 milligrams
- 4 per liter is one of the numbers for TSS and then there is
- 5 a separate standard for aluminum.
- 6 So I don't think we really necessarily
- 7 thought this was going to be feasible up front, but we
- 8 thought we had to rigorously look at it. Forebay
- 9 residuals was also going remain at the level they are
- 10 now. They are going to have to be hauled off-site.
- 11 The alternative did not follow through or
- 12 was not carried through for two reasons, reliability and
- 13 redundancy and NPDES. The NPDES issue was related to the
- 14 fact that inherent in this alternative is a dilution
- 15 assumption. We're going to take some water from
- 16 somewhere, we are going to add a portion of the
- 17 residuals, dilute the concentration and get it down
- 18 within the limits acceptable to the permit.
- 19 The obvious choice -- the reasonable
- 20 choice for dilution water was the cleanest water we had
- 21 that wasn't finished water where we hadn't put all of
- 22 these chemicals into it and made it into potable water,
- 23 which we would then use to dilute residuals before we

- 1 dump them in the river. So the cleanest water we had
- 2 that wasn't finished water was the water that exits the
- 3 Dalecarlia Reservoir where some of the sedimentation had
- 4 already occurred and the water cleaned up again by ground
- 5 desettling.
- 6 However, when we looked at the
- 7 concentrations of that water, it was too high to serve as
- 8 a dilution water source and then meet our permit for the
- 9 discharge. So we didn't have a feasible dilution method
- 10 that made any sense to us. So that is really why this
- 11 alternative failed our -- our criterion.
- 12 Number 10, renegotiate the NPDES permit to
- 13 allow us to return all residuals to the Potomac River.
- 14 This is legally an optimistic way to think of no action
- 15 alternative. Not only are we going to not go out in the
- 16 river, but we're going to actually renegotiate with EPA
- 17 and everybody is going to agree to leave it in the river.
- 18 This is pretty much a direct conflict with
- 19 our discharge permit. So it screams out sort of
- 20 philosophically on that basis. Either you are going to
- 21 say we're going to have meet the permit or you're not.
- 22 If you are, then this alternative is really -- flies in
- 23 the face of that.

1 And, since we already have the no action

- 2 alternative, it's a little redundant too.
- 3 Alternative 11, process most of the
- 4 residuals at Dalecarlia, haul them off-site. This also
- 5 involves a dilution step here to allow some of the
- 6 residuals to be sent back to the river. In this case
- 7 we're not talking about taking a stream of the residuals
- 8 before they're processed and diluting them. Here we are
- 9 talking about the side streams that are generated as a
- 10 result of treating the residuals, take the side stream
- 11 flows and dilute them with water to allow some of those
- 12 to be discharged.
- 13 It may be not be fully obvious, but in
- 14 these dilution alternatives we are talking about
- 15 theoretically sending a tiny fraction of these residuals
- 16 back to the river and still having to dewater and either
- 17 monofill or pipe or truck the vast majority of them away
- 18 to another place because the discharge standard that we
- 19 have to meet to accomplish this dilution is so low. But
- 20 nonetheless we wanted to rigorously show through our
- 21 calculations that it was theoretically possible.
- 22 So what we did was say, okay, let's find a
- 23 dilution water source again. We ran into the same

- 1 problem. Our best water source that we could use for
- 2 dilution was the reservoir affluent. Once again, it had
- 3 too much natural turbidity in it to serve as a water
- 4 source when combined with the flow thing we were trying
- 5 to dilute. So we didn't have a feasible way of doing the
- 6 dilution.
- 7 So, in summary, here is how those three
- 8 alternatives turned out. All three were not carried
- 9 forward for further consideration.
- 10 Four alternatives were also looked at that
- 11 involved building something in the Dalecarlia Reservoir
- 12 itself. The first thing, number 12, which is storing the
- 13 residuals at the reservoir, processing at Dalecarlia,
- 14 with final disposal in the Dalecarlia and, in this case,
- 15 the McMillan monofill.
- 16 Someone asked earlier, and I should have
- 17 answered before, where did these alternatives comes from.
- 18 This is an example of one, but the vast majority of
- 19 these, I think like 24 out of 26, came from various Corps
- 20 documents prepared by a whole host of other firms and
- 21 work that was done by the Washington Aqueduct. We went
- 22 through those various documents, found the alternatives,
- 23 put them in his list. This is one of those that had come

- 1 from that historical list of documents.
- 2 This alternative did not survive the
- 3 screening process based upon the reliability and
- 4 redundancy criteria.
- 5 Excuse me for a second.
- 6 And actually I think we're going to show
- 7 here all of alternative 12 through 15 were eliminated
- 8 based upon that same criteria, reliability and
- 9 redundancy. So you can just flip through those.
- 10 The basic reason for that is the
- 11 reservoir, being the initial -- you call it a treatment
- 12 step, but it is really a gravity settling step and in the
- 13 water treatment process. It provides a very valuable
- 14 function for the treatment plant.
- 15 As I said before about half of the river
- 16 silt that enters the plant or the Dalecarlia Reservoir
- 17 from the rive settles out by gravity in the Dalecarlia
- 18 Reservoir. That is a tremendous benefit because it helps
- 19 reduce the amount chemicals that has to be added to the
- 20 remaining 50 percent of the residuals.
- 21 The concern we had with these alternatives
- 22 -- the principle concern was we're building something in
- 23 the reservoir, so we're making it smaller and at some

- 1 point we're starting to impact it's effectiveness to
- 2 service as that initial gravity settlement or a treatment
- 3 step. So we had a concern about that.

8-80-NB

UNIDENTIFIED SPEAKER: What is the next

5 set?

4

6 MR. PALEN: The next set involves -- six

- 7 or seven alternatives involves -- eight alternatives that
- 8 involve some type of constructed facility at the other
- 9 water treatment plant owned and operated by Washington
- 10 Aqueduct at the McMillan Water Treatment Plant, which is
- 11 located in Northeast, D.C. And these are -- I apologize
- 12 for the numbering in these. We had a previous scheme for
- 13 how to do deal with these slides, so forget the wacky n
- 14 numbers. But the numbers are correct. They're just not
- 15 in order.
- 16 Again, as stated in the previous set of
- 17 alternatives, there is some commonality here in the
- 18 criteria used to eliminate all eight alternatives. And I
- 19 am going to go through each one and describe what it is.
- 20 But the commonality revolves around the fact the
- 21 residuals are really being produced on this side of D.C.,
- 22 either at the Dalecarlia Water Treatment Plant or at the
- 23 Georgetown Reservoir two miles down the road.

1 But the alternative here assumes we're

- 2 going to build some sort of facility at McMillan, which
- 3 is six miles away across D.C.
- 4 The feasible way to get from point A to
- 5 point B with pipeline residuals is to go in what is
- 6 called the City Tunnel, which is an existing water
- 7 conduit that is about 100, 150 feet below the ground
- 8 surface. It was constructed, I believe, between the late
- 9 eighteen hundreds and the early nineteen hundreds. It is
- 10 like a nine-foot diameter tunnel, board and rock.
- 11 The concern we had with this grouping of
- 12 alternatives, given that it had to involve construction
- 13 in that tunnel, was that construction would probably take
- 14 between one and two years to complete. During that time,
- 15 the tunnel would have to remain dry and the McMillan
- 16 Water Treatment Plant would essentially be out of service
- 17 because there is no other way to get water from this side
- 18 of the river over to the McMillan Water Treatment Plant.
- 19 We're kind of over here at Dalecarlia,
- 20 right on the border of D.C. and Maryland. The McMillan
- 21 Water Treatment Plant and reservoir is over here. And
- 22 this is the connecting tunnel.
- 23 This tunnel goes from the Dalecarlia Water

- 1 Treatment Plant down to the Georgetown Reservoir where
- 2 treatment is occurring, sedimentation is occurring. Then
- 3 that settled water going to McMillan goes through this
- 4 conduit, or called the City Tunnel, over into a reservoir
- 5 and then ultimately into the McMillan Water Treatment
- 6 Plant for final treatment of that portion of the water
- 7 that goes to the eastern side of D.C.
- 8 So, as I mentioned, this alternative, or
- 9 this set of alternatives, we would have to work in the
- 10 City tunnel, dewater it, which is a bit of uncertain
- 11 thing to think about. The tunnel was built a long time
- 12 ago. The precise condition of this tunnel is not known.
- 13 It hasn't been dewatered for a number of decades. So
- 14 here was some uncertainty as to the length of time it
- 15 might take to dewater due to its conditions, do other
- 16 fundamental fixes that might need to be made to the
- 17 tunnel as you're building a parallel pipeline through it.
- 18 That related into a certain general uncertainty as to
- 19 whether the alternative was feasible.
- 20 And then there was this issue of it will
- 21 probably take two years to do it. It is difficult
- 22 construction in a tight location, the conduit, and it
- 23 involves just building difficult things in those confined

- 1 spaces.
- 2 The general feeling about losing
- 3 McMillan's production for perhaps two years was too much
- 4 of a negative impact on the overall reliability of the
- 5 water production system in general, especially bearing in
- 6 mind that during that same time frame we would also have
- 7 to be doing improvements to the Dalecarlia water plant to
- 8 change the way its residuals were removed, so from say
- 9 the sed basin.
- 10 So, if we only had to do this tunnel and
- 11 only had to take Dalecarlia water -- the McMillan water
- 12 plant out of service, it would be marginal, but given
- 13 that we were also in the parallel having to do Dalecarlia
- 14 water plant improvements, it just was too much risk to
- 15 the overall production capability of the water system in
- 16 general.
- 17 There were also other criteria like cost
- 18 that came into play here, but the first one I just
- 19 described is really the main one.
- So, in summary, all of those eight
- 21 alternatives were ultimately not carried forward for
- 22 further consideration.
- Go to the next one. Catch up with the

- 1 slides here.
- 2 And then there is only one more grouping,
- 3 if I've done my math right. We'll get to those.
- 4 These final three alternatives involving
- 5 building facilities at the Dalecarlia Water Treatment
- 6 Plant. Number 24 involves co-processing residuals from
- 7 the Forebay in Dalecarlia -- at the Dalecarlia plant and
- 8 hauling these residuals off-site.
- 9 As I mentioned earlier the co-processing
- 10 is thought to have inherent disadvantages over individual
- 11 processing, so this alternative was eliminated for
- 12 basically the same reasons, the reliability and
- 13 redundancy reason.
- 14 The next alternative, 25, involved
- 15 processing the residuals at Dalecarlia and hauling those
- 16 off-site, processing Forebay residuals by current methods
- 17 and hauling them off-site. It is essentially the same as
- 18 the last alternative without the coprocessing. So by
- 19 eliminating the coprocessing alternative and keeping this
- 20 one, which was our outcome, for further study, we'll
- 21 really trying to retain the better of the two and get rid
- 22 of the disadvantages of the weaker.
- 23 MR. CAMPBELL: Was there a truck issue

1 related to the former one, the coprocessing, was there

- 2 more trucks associated with it?
- 3 MR. PALEN: Well, as I stated before, the
- 4 coprocessing results in a net increase in the amount of
- 5 residuals that we need to -- that will be produced
- 6 because we can't get it as dry when it is processed
- 7 together. So that would, in this case, translate to a
- 8 slight increase in the number of trucks that would have
- 9 to move through the neighborhoods to dispose of this
- 10 material off-site.

8-81-EB

11 UNIDENTIFIED SPEAKER: What is the current

- 12 methods for processing the Forebay residuals?
- MR. PALEN: The current method is to
- 14 periodically dredge out the Forebay. I could probably be
- 15 a little more accurate in the timing of that, but I know
- 16 it occurs every year. I don't know the exact or the
- 17 month of the year. It is then stored in an area adjacent
- 18 to the Forebay where some settling can occur. Some of
- 19 the clear liquids can come of and the solids can settle
- 20 down a little bit, but it is still a fairly wet material.
- 21 It is then removed periodically, I don't know about every
- 22 year, I don't think it is, and placed on a pile up near
- 23 -- sort of across from the back end of Sibley Hospital

- 1 where it is allowed to gravity drain and then
- 2 periodically hauled off-site, I think, in general in the
- 3 area of five to ten years, although it has been different
- 4 intervals over time as I understand it.
- 5 So it is a pretty simple process, in
- 6 considering that it is mostly silt and sand out of the
- 7 Potomac River. There is no chemicals added to it. It is,
- 8 I think, an appropriate process.
- 9 The final alternative, number 26, was one
- 10 of those added as a result of our scoping meeting. It
- 11 involved using new technology, plasma oven processing at
- 12 Dalecarlia followed by hauling the material off-site.
- 13 Now, plasma oven technology would generate
- 14 a very, very small volume compared with the dewatering
- 15 technology that we were talking about, or most of the
- 16 alternatives that might make it 30 percent solid material
- 17 and 70 percent water.
- 18 However, this alternative was not retained
- 19 once we examined it, we did some study of the technology
- 20 itself, for a couple of reason. One was it, as in the of
- 21 some other alternatives and technologies, added to the
- 22 technology. We still had to thicken, pump, dewater the
- 23 residuals with the types of technologies were talking

- 1 before, getting the material dry enough to then put it
- 2 into the plasma oven to make that technology feasible to
- 3 function.
- 4 So there was a cost added for using these
- 5 technology in addition to everything else. It is also a
- 6 rather innovative technology. It is a cutting-edge type
- 7 of technology. It is not used for this type of residuals
- 8 processing activity in the wastewater industry to our
- 9 knowledge anywhere, certainly not in the United States.
- 10 It is a pretty energy intense technology because we're
- 11 talking about processing a waste that does not have much
- 12 fuel value, if you will. It is earth, sand, and
- 13 turbidity from the river and it is coagulant chemicals.
- 14 None of those have much BTU fuel value.
- This technology is a lot more feasible
- 16 when you're talking about processing some waste that has
- 17 some inherent fuel value to it, so you don't have to just
- 18 add a lot of either natural gas or some other fuel supply
- 19 to heat up the material to say 3,000 degrees C, which is
- 20 the kind of number that this technology uses, so that you
- 21 can reduce the volume of the material.
- 22 So for a variety of reasons, this
- 23 technology was not viewed as practical at this time and

1 it was not carried forward for examination. But it was

- 2 -- like I said, one of those where the citizens had
- 3 suggested an alternative and we did an evaluation of it
- 4 and that was included in the feasibility study.
- 5 So, in summary -- turn to the last slide
- 6 -- for this group, we retained number 25, which is known
- 7 as our trucking alternative in simple vernacular.
- 8 In summary of overall, we retained 4
- 9 alternatives, and they include the following, of the 26.
- 10 One is to discharge to the Potomac River, the no action
- 11 alternative. One is number 2, the monofill alternative
- 12 in simple terms. Number 5, the new pipe to the Potomac
- 13 Interceptor and dewater at Blue Plains. And number 25,
- 14 which I just described, which is processing at Dalecarlia
- 15 and hauling off-site by truck.
- 16 That pretty much covers what I would like
- 17 to cover in these very short version of this. I did
- 18 along the way here give you much of the detailed
- 19 information that I had in my other notes. I don't know
- 20 if I did 40 minutes, but I tried to make this as clear as
- 21 I could.
- 22 Any questions? Yes.
- 23 UNIDENTIFIED SPEAKER: I have a question

1 and a comment sort of also. You indicated that almost

- 2 all of the alternatives you looked at were things that
- 3 had come out of studies that had been done before, other
- 4 reports. The only two really that are new and different
- 5 are the use of the barge and the plasma oven. And I
- 6 guess it just strikes me that it is sort of nice to come
- 7 up with some new -- something new and different. And
- 8 both of those, you said, were innovative and they weren't
- 9 proven, so let's eliminate them.
- 10 And I wonder if they should be looked at
- 11 more closely. The barge is -- you said a pipeline has to
- 12 go through the C and O Canal area. Well, maybe that
- 13 could be done easily. It's not that far.
- 14 The plasma oven, how many trucks would
- that mean then going out and how much more does it cost?
- MR. PALEN: Let me do the plasma oven
- 17 first.
- 18 UNIDENTIFIED SPEAKER: Okay.
- 19 MR. PALEN: The costs of the plasma oven
- 20 are a little more conceptual because of the innovative
- 21 nature of the technology, the fact that it hasn't been
- 22 applied.

23 UNIDENTIFIED SPEAKER: Where has this been

8-83-EB

8-82-EB, HA

- 1 used? You said in other parts of the world.
- 2 MR. PALEN: Where is this technology used?
- 3 It is really used for treating other types of waste.
- 4 MR. FLEISCHER: It is used -- well, not a
- 5 lot, but it generally discussed for use with hazardous
- 6 waste and things like that, hazardous waster materials
- 7 that you want to completely destroy.
- 8 MR. CAMPBELL: And also things the burn.
- 9 They tend to be organic.
- 10 MR. PALEN: It is a very expensive process
- 11 to operate as well as build. It's is very, very complex
- 12 in terms of the machinery. It has air permit issues
- 13 because you're burning stuff here. It's not an
- 14 incinerator, but if I would characterize it as air
- 15 issues. But they are not tremendously complex in
- 16 permitting and incinerator-type facility because you're
- 17 burning quite a bit of fossil fuel or something to get
- 18 the temperature up high enough to essentially remove the
- 19 majority of the mass of the solids and turn it into an
- 20 elemental form, if you will.
- 21 So the cost we estimate associated with it
- 22 would be probably an additional \$20 million to add this
- 23 facility on top of everything we are already going to do.

8-84-AB, EB

- 2 million?
- MR. PALEN: Well, not as high as that, but
- 4 \$60 million kind of number for what we were envisioning
- 5 now, so it is probably 80 or more.
- I think my major concern with it was that
- 7 it's just -- I'm an engineer that does cutting edge
- 8 things in general in water treatment. This is very
- 9 cutting edge. It is not a little cutting edge. It is
- 10 very cutting edge. So at some point you get into
- 11 questions about just how far out on that do you want to
- 12 be and how reliable will that system be. Not that they
- 13 shouldn't consider new things, but there is a point where
- 14 I think a little too much innovation. It might be just a
- 15 little early for this technology, let's put it that way.

8-85-EB, GB

- 16 UNIDENTIFIED SPEAKER: Do you know how
- 17 much it would reduce the -- you know, the amount of
- 18 residuals that have to be trucked away?
- 19 MR. PALEN: I don't have that number in my
- 20 head, but it essentially turns into a solid material with
- 21 very, very little water because of the temperature being
- 22 used. So it is almost like an ash material that results
- 23 from that process. As opposed to it going from 30

- 1 percent solids to 50 percent solids, it goes to 90 -- I
- 2 don't know the right number, but say 99 percent solids or
- 3 something.
- 4 So you haul of a very, very small
- 5 material, volume of material. But one of the interesting
- 6 things you have to ponder is where you put this stuff
- 7 when you concentrate things that much and you add that
- 8 much heat to it, you do tend to change some of the forms
- 9 of these materials, so I couldn't say for certain that we
- 10 might not turn a waste that isn't hazardous into one that
- 11 is by all of this concentration that is occurring because
- 12 all of the mineral and materials are still there in some
- 13 form. So that would be one of my other concerns with
- 14 this before I would try to actually implement it.
- 15 UNIDENTIFIED SPEAKER: So there is a lot
- 16 we don't know about it.
- 17 MR. PALEN: There is a great deal -- this
- 18 one is a lot different than the other alternatives in
- 19 terms of the level of uncertainty.
- 20 MR. FLEISCHER: May I talk about the barge
- 21 a little bit. Glenn went over it fairly well, but --
- 22 yeah, I'll just talk about some of the issues that came
- 23 up.

1 We have an arm or a subsidiary of CH2M

- 2 Hill that does -- does ports, harbor type of work and we
- 3 had some people from that group evaluate the barge option
- 4 for us.
- 5 Some of the issues that came up -- one
- 6 that Glenn mentioned was navigation constraints. There
- 7 is eight bridges between Blue Plains and they Key Bridge.
- 8 So that's one.

8-85-HA

- UNIDENTIFIED SPEAKER: You can't go under
- 10 a bridge?

9

- 11 MR. FLEISCHER: You can go under the
- 12 bridges, but they are -- some of them are fairly low and
- 13 we had trouble finding barges, commercial kind of barges
- 14 that you would use for this that could go under the
- 15 bridge, particularly the one by National Airport. So
- 16 that is one issue.
- 17 And the issue of turning radius -- I'm not
- 18 a barge person, but turning radiuses of, you know, barges
- 19 that weigh tons and tons and tons to get through the
- 20 small opening in the bridges is an issue. And we started
- 21 out saying, well, if we could have, you know, one barge
- 22 going each way per day and the barge got so big it really
- 23 couldn't do that, so we ended up having multiple barges,

- 1 say three -- I can't remember the exact numbers, maybe
- 2 three or four each directing each day. Then you get with
- 3 issues like what -- are there places for them to pull
- 4 over and dock so another barge can go by because the
- 5 channels are very narrow. You know, those type of
- 6 navigation constraints.
- 7 The Coast Guard really doesn't support any
- 8 navigation above Key Bridge. You know, for example, the
- 9 tourist boats out there, they go to Key Bridge, they turn
- 10 around and they come back. So to go further up, if you
- 11 decided to put the loading area further up, say all the
- 12 way up here or by Georgetown Reservoir, that would have
- 13 to be dredged -- that would have to be dredged and
- 14 probably blasted because there is a lot of rock in there.
- 15 So there is other kinds of navigation
- 16 issues that you would have to deal with. And then there
- 17 is weather issue. You know, the river itself, you know,
- 18 it's a fairly narrow watershed. There are certain times
- 19 with hurricanes or whatever that you could not safely
- 20 operate the barges. So you need places to dock. And
- 21 then you get into the issues of storing residuals so you
- 22 can not operate over weekends and over storm periods. So
- 23 that, again, adds additional facilities and costs that

- 1 would have to be born up here.
- 2 So are some issues that we sorted out.
- 3 MR. PALEN: One other issue, obviously, is
- 4 just the aesthetic impacts of a residuals filled barge
- 5 going up and down the riverfront. This is -- a barge
- 6 full of residuals, that's not very pretty. So it's
- 7 another concern, kind of like a monofill. I'll admit to
- 8 that.
- 9 UNIDENTIFIED SPEAKER: I think after
- 10 listening to everybody tonight a lot of people think or
- 11 most people think they have been left out of the -- they
- 12 have been left out of the process. You've gotten much
- 13 further ahead of where the citizens are in this
- 14 community. And I live in Spring Valley and I know you're
- 15 with the Army Corps of Engineers. And they have lost a
- 16 lot of credibility as a result of the weapons of mass
- 17 destruction debauch in Spring Valley where they initially
- 18 cleared the area and said this is great, there is no harm
- 19 and then a couple of years later you found out that there
- 20 was a major, major problem down there. And what the --
- 21 what the Army Corps did there, and I am sure they were
- 22 under a lot of pressure to do this, is they formed --
- 23 they formed a citizens committee. And I know it's a

8-86-NB, NC, MA

- 1 product of statute, I realize it.
- 2 But they formed a citizens committee that
- 3 sat down and meets periodically and goes over various
- 4 alternatives and plans, et cetera. And I think you ought
- 5 to consider doing something like that. I mean you
- 6 suggest that people can come up in November and submit
- 7 proposals. I couldn't submit proposals to you if my life
- 8 depended on it.
- 9 You need a blue ribbon committee of
- 10 citizens that are generally affected in this area, that
- 11 are going to be affected by this program. You can select
- 12 them. You can have a selection committee to select the
- 13 committee members like they did in Spring Valley, because
- 14 I know, I was part of the selection committee. So you
- 15 had scientists, you had biologists, you had engineers, et
- 16 cetera, to -- to really do a bang up job and to sit down
- 17 and discuss the issues.
- 18 What I am really telling you --
- 19 suggesting, not telling you, I am suggesting to you,
- 20 you've got to go back to square one. You've got people
- 21 who are -- your mandate is to act in the public interest
- 22 and I am the public that you protect. I got to tell you,
- 23 you are in an adversarial role now. I mean, if you

1 haven't noticed that as a result of tonight's discussion,

- 2 then you're not hearing it -- then you're not hearing it.
- 3 This is an adversarial proceeding now and I think you
- 4 have got to do something to bring it back into a
- 5 collaborative proceeding. And they attempted to do that
- 6 in Spring Valley and they're meeting with some success on
- 7 it. Boy, it's like pulling teeth.
- And you say you're under deadlines. Well,
- 9 you negotiated the deadlines, you renegotiate deadlines.
- 10 I mean, it is done all the time. It is done --
- 11 renegotiation is done all the time when there is a --
- 12 when there is a sounds and rational basis for doing that.
- 13 And, you know, I guess my question to you
- 14 is what is the downside of delaying this or deferring
- 15 what you are trying to do under a negotiated deadline so
- 16 that you can give the people in this neighborhood and the
- 17 surrounding neighborhoods and opportunity to really feel
- 18 that their voices are being heard. And I think you're
- 19 missing the boat if yo don't do that.
- 20 You're going to run into a lot of -- a lot
- 21 of the opposition that you want into this evening and it
- 22 will get worse. It will get worse. Because right now
- 23 you have given me a fait accompli, three alternatives,

1 one of which is a throw-away. It's an absolute throw-

- 2 way. So I'm down to two alternatives.
- 3 And that is the first I've ever heard of
- 4 it and now I'm faced with two alternatives, plus whatever
- 5 I can come up with. I can't come up with anything.
- 6 And the committee that they formed in
- 7 Spring Valley -- and, again, I realize that it was
- 8 authorized by statute, but they were given funds to go
- 9 out and hire experts to help them in their negotiations
- 10 over removing these weapons of mass destruction.
- I don't see what the rush is here.
- MR. JACOBUS: Well, I appreciate very much
- 13 the discussion. I don't want to give a long answer to
- 14 that except I understand what you're saying. It is our
- 15 desire to through the last couple of meetings discussions
- 16 with community leadership of the civic associations, and
- 17 our discussions with the EPA to see how to move from
- 18 confrontation to collaboration. And I don't have the
- 19 answer for you here tonight. I think we have -- we
- 20 understand the emotion and the passion by the audience
- 21 here this evening.
- 22 And we will continue with you in this
- 23 process. I don't have a specific answer, but I certainly

1 understand and I want to find a way to move to

- 2 cooperation.
- 3 UNIDENTIFIED SPEAKER: Well, what I am
- 4 suggesting to you is one of the ways you move to
- 5 collaboration is you form some committee of experts that
- 6 are taken from this entire group, because you can
- 7 negotiate with a committee. You can't negotiate with an
- 8 audience of 200 people. You would be out of your mind to
- 9 do that. I mean, it is chaos.
- 10 But if you -- if those 200 people feel
- 11 they are being represented by 8 or 9 or 10 people who
- 12 have their interest at heart. Because right now you're
- in an adversarial situation, the long and short.
- 14 MR. JACOBUS: I understand and I
- 15 appreciate your comment. And I am looking to move to
- 16 collaboration.

17 : A previous gentleman, I

- 18 think, made an interesting point to a lot of pressure
- 19 you're under as a result of the EPA. And I don't
- 20 understand how the EPA works. But do you have any
- 21 background on what officials at the EPA entered into this
- 22 consent agreement with this Wilderness Institute? Was
- 23 this low level staff people or was this at the highest

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8-87-MA

1 levels in the EPA?

- 2 And it's apparent that the Facilities
- 3 Agreement between the Corps and EPA put you in this bind.
- 4 And I'm just wondering if we were to try and talk to EPA,
- 5 who would we talk to and what kind of background who kind
- 6 pushed this? Was this the highest level doing to the
- 7 White House? Or people at EPA, the Administrator? Or
- 8 was this kind of lower level staff people? Do you know
- 9 anything about the background so we can get a sense of
- 10 how one could even approach the EPA?
- MR. HEUER: Can I address that just --
- 12 And, please tell me, Mr. Jacobus, if I'm stepping out of
- 13 line and if I'm misquoting here.
- 14 Unfortunately, the NWI put some pressure
- on the EPA, forced their hand with this permit because of
- 16 something that was going on -- the activities along the
- 17 river.
- 18 And this other gentleman here, I only
- 19 caught the tail-end of what he was saying. The
- 20 Restoration Advisory Board -- he was talking about Spring
- 21 Valley and some of the interest in Spring Valley.
- The activist, whatever, government
- 23 investigators, were putting this pressure that ended up

- 1 coming to Mr. Jacobus' door step. And this kind of
- 2 happened almost accidently through FOIA requests and in
- 3 effect a position was forced.
- 4 Above and beyond that higher level, I
- 5 don't know. I mean, obviously all of this is being
- 6 looked at, the Army Corps of Engineers, the people in
- 7 this room, and hopefully they go back to their bosses at
- 8 a high level to say we've got a problem, what can we do
- 9 about the problem.
- 10 But the Restoration Advisory Board is
- 11 actually at times (inaudible) of this bona fide
- 12 legitimate agency that has to deal with this situation
- 13 because they're practice remediation.
- MR. JACOBUS: I would simply answer your
- 15 question, sir, in saying that as a regulated water
- 16 authority, our regulator is EPA Region III. The Water
- 17 Protection Division is responsible for issuing the
- 18 permits. And the official who issues the permit is John
- 19 Kapakaza, and he is the head of the Water Protection
- 20 Division. And so he was operating under the EPA's
- 21 responsibility under the Clean Water Act.
- Now, in the process of issuing that
- 23 permit, they certainly received input from all of the

- 1 normal sources, public officials, private individuals,
- 2 resource agencies, and interest groups. The permit was
- 3 appealed. There was an action in the Environmental
- 4 Appeals Board for the District of Columbia that was filed
- 5 by the National Wilderness Institute, NWI.
- 6 But the pressure didn't come from NWI, per
- 7 se. It came from EPA having the responsibility to issue
- 8 the Washington Aqueduct a discharge permit. They
- 9 exercised their normal responsibilities.
- 10 But it would be inappropriate because I am
- 11 not a part of that team. They are the regulator. I'm
- 12 the regulated entity. If you wish to address those
- 13 questions specifically in writing or on the phone,
- 14 however you want to do that, it is really Mr. Kapakaza's
- 15 decision in how to answer that.
- But we would give you the benefit of the
- 17 fact sheet that we have here. It's at least a piece of
- 18 paper in writing that lays out the EPA logic for how they
- 19 got to issuing the permit.
- 20 MR. CAMPBELL: It seems appropriate to
- 21 close right now. Everybody is fatigues, including us up
- 22 here.
- 23 So it's safe to say that we learned a lot

1 tonight. We have a lot of material and inputs to sift

- 2 through and we have a lot of things to respond to in
- 3 terms of getting information out on the website and make
- 4 some of the information a little easier to understand.
- 5 I think it is going to take us some time
- 6 to work through the transcript and understand what those
- 7 issues are.
- 8 Also, it is safe to say that we'll be back
- 9 in another forum at some time in the fairly near future.
- 10 It won't be the next two weeks because we have got to
- 11 sift through what has happened here tonight. And we also
- 12 have additional things to talk about. Some of the
- 13 studies that are ongoing that we described tonight might
- 14 be a subject of further discussion. So at some point in
- 15 the fairly near future. I would like to thank you for
- 16 that.
- 17 And, Tom, do you have any closing remarks?
- 18 MR. JACOBUS: I would like to thank you
- 19 for coming. I stepped out of the room while Glenn was
- 20 going through and I was speaking to the Maryland
- 21 delegation. We will look for ways through some
- 22 collaborative process, investigation ways of working with
- 23 the elected officials and the community associations to

| 1 | bring this process along. |
|----|--|
| 2 | So we very much appreciate your coming out |
| 3 | on such a dark and stormy might. I peaked out there. |
| 4 | It's still dark. It's not quite so stormy. So I hope |
| 5 | you have safe trip home. Thank you very much. |
| 6 | (The meeting ended at 10:15 p.m.) |
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| 1 | CERTIFICATE OF REPORTER |
|----|---|
| 2 | I, Linda M. Kia, the Stenomask Reporter |
| 3 | who was duly sworn to well and truly report the foregoing |
| 4 | proceedings, do hereby certify that they are true and |
| 5 | correct to the best of my knowledge and ability; and that |
| б | I have no interest in said proceedings, financial or |
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| 9 | IN WITNESS WHEREOF, I have hereunto set my |
| 10 | hand this, 2004. |
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From:

Sent: Wednesday, September 29, 2004 4:30 PM

To: Jacobus, Thomas P

Subject: RE: Dalecarlia 9/28 Meeting

My number is

In my previous life, I worked at the Montebello and Ashburton WTPs in Baltimore. Montebello treated ~200 MGD. By a quirk of history, they have a ~400 MG surplus reservoir, built for treated water, but used only for recreation (the road around it is popular for walking, jogging, skating, and biking). Back in the 1960s or early 1970s, we started sending the basin cleanout and filter backwash solids to this Lake to meet NPDES permit requirements (we had to meet a 20 mg/l SS limit). ~5 MGD of this wastewater went into the Lake for 30-40 years before someone decided to dredge out the Lake. They also found that most of the material had consolidated, and there was remarkably little material to dredge. The solids leaving the Lake typically were 1-2 mg/l. The 180 MGD Ashburton WTP has a ~20 MG wastelake built for the purpose of allowing the ~5 MGD of basin and filter backwash solids to settle before the overflow is discharged to a stream. This wastelake needs to be dredged every 10-20 years because it begins to fill up and reduce its detention time and effectiveness.

I don't know what the capacity of the Dalecarlia Reservoir is, but, if a section could be separated off, only a relatively small volume should be needed to allow the already settled WTP solids to resettle. Just a thought.

9-1-EB

----Original Message----

From:

Sent: Wednesday, September 29, 2004 10:27 PM

To: Peterson, Michael C WAD **Subject:** Residuals project question

Michael.

I am trying to understand the three chosen alternatives a little better, hoping that by understanding these I could perhaps come up with some possible new ideas that are feasible, at least in principle. Could you please help by providing some insight into the following questions?

10-1-AB

- There are two places in the Engineering Feasibility Study (EFS) where you estimate the cost of a pipeline. One is, of course, in the cost estimate for the pipeline to Blue Plains. On page 5-4 of the EFS the cost of building this 13 mile, 12 inch pipeline is estimated at approximately 13.4 million dollars -- roughly 1 million dollars per mile of pipeline. The second place where you estimate the cost of a pipeline is where you estimate the cost of the pipeline for Alternative 8, on page 3-23 of the EFS. Here, a 10 mile, 12 inch pipeline is estimated at 30 million dollars -- 3.0 million dollars per mile. This is 300% of the cost of the Blue Plains Pipeline. Could you explain what drives this difference in cost?

10-2-DI

- You are using a diameter of 12 inches for the pipeline to Blue Plains. Based on your calculation on page 3-19 of the EFS I understand that a single 12 inch pipeline by itself is enough to convey the maximum estimated volume of 1.15 mgd of thickened residuals shown in table 3-3. Are you going to use 100% redundancy and build a dual 12" pipeline, or are you just building a single 12" pipeline? If you are doing the latter, why wasn't redundancy needed?

Thanks in advance for your help,

----Original Message----

From: Peterson, Michael C WAD [mailto:Michael.C.Peterson@wad01.usace.army.mil]

Sent: Monday, August 30, 2004 10:02 AM

To:

Subject: contact information

Please do not hesitate to contact me if you have any questions.

Very Respectfully,

MICHAEL C. PETERSON
Environmental Engineer
Washington Aqueduct
5900 MacArthur Boulevard, NW
Washington, DC 20016-2514
michael.c.peterson@usace.army.mil

From:

Sent: Thursday, September 30, 2004 10:40 AM **To:** Jacobus, Thomas P; Peterson, Michael C

Subject: Suggested Alternative

Goodmorning Washington Aqueduct!

Sounds like there is still a hostile crowd out there.

11-1-GD

I walked behind the aqueduct, down the CCT and discovered there are additional buildings on the back side of the aqueduct and an access road that runs under the CCT. Could you build a road from that part of the facility that would exit onto Clara Barton Parkway? It would allow you to truck out the back rather than through the community. Even if this alternative works you would still be faced with the need for a centrifuge and I understand Brookmont is not happy about the proposed location or the size of the building.

Just a thought.

Statement by Brookmont Civic League on Proposed Water Treatment, Residual Management Process

For the record, my name is Jim O'Meara, a resident of the 6000 block of Board Street. Like many residents in Brookmont, I am the water plant's next door neighbor. I am speaking this evening on behalf of the Brookmont Civic League.

I wish I had a more positive statement to make. But, in all candor, we strongly support the Westmoreland Hills and D.C. neighborhood civic associations in opposition to the landfill and trucking proposals in the Engineering Feasibility Study.

Whether it is the clear cutting of a large swath of trees, the installation of an industrial landfill, or sending alum sludge-loaded dump trucks through quiet residential neighborhoods, your consultant's suggestions, I regret to say, are seriously misguided and inappropriate.

The Army Corps cannot resolve one debatable environmental issue—the discharge of alum into the Potomac River—by adopting approaches which are environmentally far more odious and onerous to the neighborhoods around the plant, including Brookmont.

12-1-IA

So, we in Brookmont stand with the other neighborhoods in full partnership to oppose this plan, and more particularly, the process by which it was developed.

Additional Issue:

I would like to focus on an issue that is the central to all three residual disposal options: the proposed construction of the de-watering and thickening facility that would create the alum sludge in the first place.

- -The water plant managers have shaped this discussion almost exclusively on residuals disposal. Largely overlooked in this discussion, is the construction in Brookmont's back yard of the gigantic facility that would create the alum sludge in the first place.
- -Reserving the right to object to the construction of that plant, and I will so object, strenuously, if this process is not reversed, I would just comment on some particular points which led us to this position:

General

As proposed, this building offers no buffers, no setbacks, no visual relief on the side that confronts Brookmont.

By its function and design that facility would maximize its visual intrusiveness. It also has great potential to create thunderous industrial noise, widespread unpleasant odor, glaring light, and other forms of pollution in Brookmont.

-In short, your proposed building would be noisy, smelly, towering eyesore, and a massive intrusion imposed by the Corps on its Brookmont neighbors.

In terms of offensiveness, this facility is surely in a league with the proposed landfill operation.

Specific Issues:

Site Selection

The Engineering Feasibility Study asserts that the site for the de-watering and thickening facility was identified in earlier work. This work was not shared with the neighbors, who were most effected by this siting. Why were we not consulted? Other tracts of water plant land are available, and less intrusive.

12-2-BB

The consultant's current proposal would place the new de-watering facility immediately against the rear fence which serves as the plant's back property line (see Figure 4-8 in the Engineering Feasibility Study). Thus the proposed plant, at 750 feet from the intersection of Board and 61st Streets) could not possibly be any closer to Brookmont. And yet, again, the citizens of Brookmont were not consulted on the matter of siting the plant.

Further, the consultant's site plan makes no accommodations for setbacks or buffers on the Brookmont side, a common feature in most construction.

The plan discusses buffers, but offers none where they are most needed, to mask the plant from the people most effected by its construction— the Brookmont neighborhood.

Loss of trees

Instead of creating a buffer, the plan actually eliminates one. The plan would require clear cutting a block long stand of 40-50 foot white pine trees at the back perimeter of the water plant.

12-3-BB

These trees would be replaced by a narrow strip of asphalt pavement...a narrow truck roadway between the fence and the back wall of the proposed towering building.

Unavoidably, these truck and plant operations would be seen and heard, in our neighborhood.

Cutting down the pine trees would be sadly ironic, really.

Those trees had been planted by Dalecarlia in the 1970s, at the request of the Brookmont Civic League, following construction in that area of some single story buildings and sheds. The Corps in an neighborly gesture, attempted to mask these buildings and nearby light poles. Notwithstanding that effort, which was and is appreciated by Brookmont, the low lying buildings and the light poles are still somewhat visible, and the sounds of the occasional trucks operating in that area are quite audible, serving as a possible harbinger of worse things to come.

Height of the Building

The proposed calls for a building that soars an estimated 120 feet above Brookmont. The proposed structure itself is at least 80 feet tall; it would sit on a lot that is an estimated 40 feet above the intersection of 61^{st} and Board. However, the building might be even higher. Section 4.3 of the consultants' report emphasizes that "the thickness be raised out of the ground to the maximum extent possible to minimize excavation depth and eliminate the need for a deep thickened residual pump station."

12-4-BA

With massive 10 feet by 20 feet lighted windows, the building would stand like a skyscraper intruding on a quiet suburban neighborhood.

Surely the building would be in the same leagues as the landfill proposal, and both should be scrapped.

Sound and Odor

Your consultants are proposing to expand massively an industrial activity in a residential neighborhood.

Since these plants are normally sited far from population centers, here are some of things we are concerned about: massive metal plant doors clanging open and shut, dump trucks straining under full loads, backing up with their beepers sounding, roaring and spewing diesel fumes near our homes.

12-5-BA

Worse, the constant industrial sounds of sludge being sucked up, piped, or otherwise transported to a thickening facility would be a constant annoyance.

By proposing such a building, the large glass windows and back doors of which open onto our you would insure our neighborhood of the full the grind of mechanical noise. Continual truck traffic along that fence line will provide additional noise.

Conclusion

The overwhelming negative aspects of this proposal, lead us to reject it completely. Building a de-watering and thickening facility here amounts to an effort to shoehorn an new industrial plant into a long established, quiet residential neighborhood, and it is simply wrong to try attempt it. The Corps should rethink the entire issue, and handle the de-watering and thickening at a more appropriate site.

With the plant, there is no need to consider residual disposal options.

From: Peterson, Michael C WAD [Michael.C.Peterson@wad01.usace.army.mil]

Sent: Tue 10/12/2004 1:42 PM

To: Gamby, Patricia A WAD; Jacobus, Thomas P WAD; Palen, Glenn/WDC

Cc:

Subject: cold call from lehigh cement

I received a call from Lehigh cement representative who indicated that they were interested in seeing if our WTR would use usable in their cement-making processes. Apparently their plant manager, who is from Germany, is aware of the use of WTR for cement making in Europe. I told him that we were interested in identifying all of the potential uses for the material. He indicated an interest in getting a sample and doing the oxide analysis to determine if it would be suitable. I told him we might not be able to give him a sample, but we might prefer to run the analysis ourselves.

Apparently the plant at Union Bridge, MD is the biggest cement making plant in North America.

He proposed meeting here on Tuesday to get a better understanding of our situation and residuals. Let me know if you think that we should:

1- meet with him at this point

2- give him a sample or run a sample ourselves

13-1-EA

Thanks,

Mike

From:

Sent: Friday, November 05, 2004 2:15 PM

To: Peterson, Michael C WAD

Сс

Subject: Washington Aqueduct Residuals Treatment Alternative

Mike.

I'd like to propose a residuals treatment alternative that addresses neighbors' concerns regarding building the centrifuge and trucking sediments through residential neighborhoods.

Instead of removing sediments at the Water Filtration Plant on MacArthur Blvd., consider a new sediment treatment facility and centrifuge near the Beltway and Clara Barton Parkway, perhaps on the Carterock Naval Surface Warfare Center or David Taylor Model Basin property.

If homeland security issues are a concern, a new water treatment facility might be built using Homeland Security funding on the Great Falls C&O Canal National Park property further upriver, away from dense residential development.

Locating the sediment treatment facility by the Beltway would provide better access for trucking. This would also provide an opportunity to build a modern water treatment facility. Final chemical treatment might still occur at the Water Filtration Plant, or it might only be used for storage.

Let me know if you have any questions.

14-1-BB

PS: What is the chemical analysis of the residuals? Can the residuals be processed to make a usable product such as what the Maryland Department of Environmental Services does with composted sludge? Topsoil? Soil amendments? I understand alum binds with phosphate and reduces phosphate runoff from farmland. Can the alum be reused at the Blueplains Sewage Treatment Plant? What do other water treatment facilities do with residuals? Let's think outside the box.

14-2-EA

15-1-JA

Peterson, Michael C WAD

From:

WWW [www@wfpub.usace.army.mil]

Sent:

Tuesday, November 09, 2004 11:37 AM

To:

Peterson, Michael C WAD

Cc:

Schultz, Paula NAB02

Subject: Comments on Proposed Water Treatment Residuals Management Process

Specific Comments

Under what law or regulation is it forbidden to return the silt removed from Potomac River water to the river from which it came? This would seem a natural and environmentally neutral procedure as well as more economical and less disruptive. Could not the provisions preventing

this approach be challenged or changed?

Name

Agency

Spring Valley-Wesley Heights Citizens Association

E-Mail Address

Telephone

Number

Please

Contact

Peterson, Michael C WAD

From:

WWW [www@wfpub.usace.army.mil]

Sent:

Tuesday, July-13, 2004 8:23 PM

To:

Peterson, Michael C

Cc:

Schultz, Paula

Subject: Comments on Proposed Water Treatment Residuals Management Process

16-1-NC

I am a resident of the Westmoreland Hills subdivision which is immediately adjacent to the facility where the Corp of Engineers proposes to dump sludge of enormous proportions. Although this project appears to have been in the planning and development stage for many, many months, I only today received a notice from our community association disclosing the existence of this project. It is apparent that there has been a calculated effort to keep the information about this project from the neighborhoods which are being impacted by this project. Why has there not been any direct disclosure and announcement to the citizens of this community about this project in order to obtain our input after full disclosure? Would any individuals from the Corps of Engineers want their Comments neighborhood to be treated in this manner? How can the Corps of Engineers honestly represent to the public that they are dealing in a fair and forthright manner with the local citizenry when they surprise the community at this late stage of the project? Good faith and fair dealing requires that you hold public hearings and forums, including reasonable notice to community and civic leaders, in the community affected by your project before proceeding any further. Anything less than that smacks of heavy handed government which any citizen, including employees of the Corps of Engineers, would reject out of fundamental fairness.

Specific

Name

Agency

E-Mail

Address

Telephone

Number

Please

Contact

ContactRequested

From:

Sent: Wednesday, November 10, 2004 12:21 AM

To: 'Peterson, Michael C WAD'

Subject: RE: Comments on Proposed Water Treatment Residuals Management Process

Thank you for your e-mail. Yes, the rest of my comment was cut off, which seems odd and a little troubling. I am also troubled by the fact that these figures are not publicly available on your webstite; I believe that this omission prejudices the public's ability to review and comment on your plans. I certainly have not had enough time to read through all of the materials since I only learned of your plans two weeks ago and only received a letter from you yesterday.

17-1-DA

I wanted to comment that in your analysis of Alternative Four, I think that you are too deferential to WASA's institutional concerns and that these could be dealt with by paying for better facilities at Blue Plains. I also do not understand why waiting till 2008 for new digesters is problematic since my understanding is that the dewatering and thickening plant would not be functioning till then anyway.

17-2-GI

Also I am troubled that you did not adequately assess the costs of various options that you selected. How did you calculate the costs of trucking residuals given rising oil prices? I also did not see discussion of the costs of the pollution to the air from trucking, not to mention the costs (including increased noise, lights, and pollution) if the plant is located near a residential community. Thank you for your consideration.

Specific Comments

18-1-BB, BC, BG, GA

Name

Agency

E-Mail

Address

Telephone Number

Please

Contact

Hello Delcarlia Officials: As 25-year neighbor of the Delcarlia Water Treatment plant I am totally against your plan to build a sludge factory here! You will ruin our living environment with the industrial noise, smell, and huge trucks constantly (24/7!) rumbling through our peaceful neighborhood. Do NOT build the sludge treatment facility here. Please figure out a better, less destructive solution! Regards,

--- --- ---

ContactRequested

From:

Sent: Thursday, November 11, 2004 12:05 PM

To: Peterson, Michael C WAD

Cc:

Subject: sludge treatment plant

Dear Mr Peterson-

19-1-GG

While I confess that I am only minimally informed about the various options on the table to deal with the sludge issue, and certainly have no alternative to propose, I am writing to express my concern that a plant has been proposed to process this material in a residential neighborhood. I cannot imagine that sludge deemed too harmful to enter the river is sufficiently benign to be processed and trucked through a wooded area of homes filled with children.

19-2-BB

I also am sympathetic to the concerns of residents who fear a 24-hour factory operation of any kind so close to their homes.

I would appreciate your adding me to any email alert list on this issue, and keeping me informed as you consider alternatives to deal with the sludge.

Thank you for your consideration of my views.

Sincerely,

The closer you are to death The harder you cling to life. TOUCHING THE VOID

Premiering on PBS, November 21, 2004 at 9 PM ET/PT.

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From:

Sent: Thursday, November 11, 2004 1:08 PM

To: Peterson, Michael C WAD

Cc:

Subject: Dalecarlia Sludge Alternative proposals

Please evaluate the following options:

20-1-DA

1. Pipeline to Blue Plains without Dalecarlia dewatering facility

20-2-BB

2. Options with underground dewatering facility

20-3-BB

3. Options with dewatering facility built over the existing settling pools in D.C

20-4-BB

4. Options with dewatering facility built in Dalecarlia service area (DC or VA)

20-5-BA

5. Options with zero emissions- odor/gas/sounde etc. and no new visual and sound impacts on existing homes in the neighborhood.

Please acknowledge receipt of this message.

Thanks!

Specific Comments

21-1-IA

Residuals should be removed by best possible/practical means rather than clearing a forest in the midst of a residential area and creating a huge waste site. Nine to ten trucks per day or even double that amount on public thoroughfares to existing sites which want or at least accept this waste is preferable to trucking and creating a new local dump on the site of a beautiful green space which could only serve as a temporary monofill solution anyway. The latter is offensive to the environment and good judgement.

Name

- -

Agency

E-Mail

Address

Telephone Number

- ·

Please Contact

ContactRequested

.

November 12, 2004

Washington Aqueduct 5900 MacArthur Boulevard, NW Washington, DC 20016 Attention: Michael Peterson

Subject: Proposed Water Treatment Residuals Management Process, Request for Comments

Dear Mr. Peterson:

SCS Engineers is a civil and environmental engineering firm that has been retained by the Concerned Citizens, a coalition of neighborhoods surrounding the Dalecarlia Reservoir, to review background information on the Proposed Water Treatment Residuals Management Process and to offer comments on behalf of the Association. We understand that the Washington Aqueduct Division of the Baltimore District, U.S. Army Corps of Engineers will accept comments on alternatives not already considered in the Engineering Feasibility Study and Project Introduction and Description of Proposed Action and Alternatives prepared by CH2MHill for the Corps in May of this year.

The following alternatives for management of residuals do not appear to have been considered in CH2MHill's work to date:

1. Use new or existing outfall piping to transport residuals to Potomac River without dewatering, and transport via barge to bioreactor landfill.

Bioreactor landfills are emerging as a technology of choice for disposal of municipal solid waste. Bioreactor landfills are able to accept wastes with liquids (such as water treatment residuals), because bioreactors use the extra moisture to enhance biodegradation and production of landfill gas. EPA recently published its final rules to promote bioreactor landfills (69 Fed. Reg. 13242, March 22, 2004).

There are several regional landfills in Virginia that can receive wastes conveyed by barges, and that apparently could qualify under the new EPA rules as soon as next summer (when Virginia regulations will adopt the new Federal program). Management of water treatment residuals in such a bioreactor landfill would be superior to other dewatering techniques, if for no other reason than the liquids would be used beneficially in treating municipal solid wastes.

The Feasibility Study considered a barge alternative, and screened it from further consideration based on reliability, land use (zoning) and proven methods criteria. We

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22-1-HA

are surprised that of all Federal agencies, the U.S. Army Corps of Engineers would consider active maritime uses of navigable waters to be inconsistent with appropriate uses of the Potomac River shoreline. Regarding the "proven methods" criterion, it is remarkable that the Corps would consider barging—the very reason there is a C&O canal in the first place—to be unproven technology.

We agree that any barging alternative should include flexibility (e.g., storage capacity) to accommodate periods where unusual conditions such as floods, icing, etc. preclude barging. Suitable tanks (e.g., adequate to store the volume of residuals produced in a month) located near the banks of the Potomac River would be one approach to providing operational flexibility. If the Corps desires to limit barge traffic to a point closer to Blue Plains, then storage tanks provided as part of this alternative could be located at a point downstream, with a new pipeline constructed in the riverbed to connect the current outfall and the new tanks.

2. Use existing outfall piping to transport residuals to Potomac River without dewatering, and transport via new riverbed pipeline to Blue Plains for treatment.

22-2-DA, DG

The Feasibility Study does not provide much detail on the current methods used to transport residuals to the Potomac River. Apparently, there is a pipeline that has been used reliably for many years to convey residuals to the River. Use of the pipeline has the advantage of managing residuals without disturbing Dalecarlia neighbors.

An alternative that would use existing pipeline(s) to convey residuals to the River, and then transfer residuals to a new pipeline constructed along the bed of the Potomac River, should be considered. If necessary, a pump station (including one or more tanks) could be constructed near the River to facilitate this alternative.

3. Construct new pipelines within existing pipelines.

For the pipeline alternatives, it does not appear that the Corps has considered installing new pipelines for residuals within existing pipelines. Obviously, to the extent that existing pipelines can be used, expenses associated with procurement of right-of-way would be eliminated.

22-3-DB, DE

Using the existing outfall piping to the Potomac River has been mentioned above. Where the existing outfall crosses the existing Potomac Interceptor sewer, residuals could be transferred to a new pipeline constructed within the Potomac Interceptor, for example, and conveyed either to the vicinity of the David W. Taylor Naval facility at Carderock, or to Blue Plains, for further treatment and transport. If use of the Potomac Interceptor is not viable for any reason, then the new pipeline could be constructed within the existing raw water transmission line to Carderock.

Since Alternative 8 (construction of a new dewatering facility) was screened from further consideration based largely on economic factors, this alternative should be

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retained, assuming the economic factors are mitigated by constructing new pipelines within existing pipelines. The same assumptions used regarding land acquisition costs for Alternative 5 would appear to apply with equal force to this variation of Alternative 8. The other screening factor mentioned for Alternative 8 (schedule requirements) also should be mitigated by climinating the need to acquire land for pipeline right-ofway, and limiting consideration of sites for any new facility to a location (such as the David W. Taylor site in Carderock) near an existing pipeline.

22-4-DG

Another possible pipeline route to the north is the old outfall from the planned (but not constructed) Rock Run Advanced Treatment Plant in Potomac. We understand that the outfall for this plant was to be a pipeline from near the Avenal Country Club to a point below Chain Bridge. If this pipeline right-of-way could be used, then the cost of constructing a pipeline to the vicinity of Interstate 495 would be much lower than that shown in the Feasibility Study.

22-5-DE

The Feasibility Study mentions "ongoing projects" at the David W. Taylor Carderock facility that might prevent adequate acreage being available at this site, however, a more specific evaluation should be performed. Perhaps the mission of the David W. Taylor facility would be well-served by a facility to treat residuals (the Carderock facility has a wastewater discharge permit that limits solids, among other parameters).

This alternative would eliminate the need for residuals truck traffic on the neighborhood streets surrounding Dalecarlia, and would shift the necessary truck traffic to a nearby major highway better suited to it.

22-6-KA

4. Reduce volume of residuals requiring management by relocating or redesigning the intake structure(s).

When the Fairfax County Water Authority (FCWA) recently replaced its former raw water intake near the Virginia shoreline with a new structure near the middle of the Potomac River, one of the stated goals was to substantially reduce (e.g., by 50 percent) the volume of sediment that would be withdrawn from the River. Reductions in sediment withdrawn from the River would be directly related to volumes of residuals requiring management, no matter what approach is taken to managing residuals.

An alternative to relocate or redesign the intake structure to reduce residual volume should be considered, and such consideration formally documented.

22-7-KA

. Reduce volume of residuals requiring management through active management of raw water intake.

In connection with the new FCWA raw water intake permit proceedings before the Maryland Department of the Environment, there was some discussion of trying to reduce withdrawal of sediment from the River by avoiding raw water withdrawals during periods of high river sediment. Apparently, such an approach was not practical

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for FCWA, because it does not have sufficient water impoundment storage capacity at its Corbalis Treatment Plant. However, at Dalecarlia, it appears that the Corps has substantially more impoundment storage capacity than FCWA has at Corbalis.

An alternative to actively manage water withdrawals (e.g., avoid withdrawals during high sediment water flows) should be considered to reduce residual volumes, and such consideration formally documented.

22-8-OA

6. Use alternative processes for coagulation of sediments to reduce the volume of residuals requiring management.

Aluminum sulfate (alum) comprises a significant volume of the residuals produced at the Dalecarlia plant. The Corps should consider alternative proven technologies, such as the use of liquid cationic coagulants, to dramatically reduce the volume of residuals produced at the plant, and thus the volumes of residuals requiring management under any of the alternatives under consideration.

In addition to suggesting the above alternatives for your consideration, we offer several comments on the alternatives analysis included in the Feasibility Study.

Construction of Monofill in District of Columbia Will Require Protracted Permit Process

22-9-CA

At page 3-3, the Feasibility Study briefly refers to regulations that were reviewed to determine whether a monofill could be built within the District. The regulations cited in the text (§8-1052) pertain to "open" solid waste facilities, and specifically were prepared to address openair solid waste transfer stations and recycling facilities (not solid waste disposal facilities).

In addition to the transfer station regulations cited by CH2MHill, there are prohibitions on dumping that would preclude operation of a monofill on the property of the Aqueduct in the District. Specifically, Title 8 (Environmental and Animal Control and Protection), Subtitle B (Waste Disposal and Management), Chapter 9 (Illegal Dumping Enforcement), of the District of Columbia Code (§8-902) provides:

(a) It shall be unlawful for any person to dispose or cause or permit the disposal of solid waste, hazardous waste, or medical waste in or upon any street, lot, park, public place, or any other public or private area, whether or not for a commercial purpose, unless the site is authorized for the disposal of solid waste, hazardous waste or medical waste by the Mayor.

Definitions are provided at §8-901 for several key terms, including:

"Person" means any individual, partnership, corporation (including a government corporation), trust, association, firm, joint stock company,

Washington Aqueduct November 12, 2004 Page 5.

organization, commission, the District or federal government, or any other entity.

"Solid waste" means combustible or incombustible refuse. Solid waste includes dirt, sand, sawdust, gravel, clay, loam, stone, rocks, rubble, building rubbish, shavings, trade or household waste, refuse, ashes, manure, vegetable matter, paper, dead animals, garbage or debris of any kind, any other organic or inorganic material or thing, or any other offensive matter.

These terms would clearly appear to apply to the Corps (federal government) and operation of a monofill for disposal of residuals (dirt, sand, gravel, clay, loam, or any other organic or inorganic material). However, there is no current provision in the D.C. Code to obtain a permit or otherwise obtain the Mayor's authorization to construct or operate a monofill. The District does not have regulations for permitting solid waste disposal facilities such as landfills or monofills, and we are not aware of any plans by the District to develop such regulations.

It is unlikely that regulations governing a monofill could be developed by the District in time for the Corps to obtain a permit and construct a monofill in a five-year planning window.

The monofill alternative should not be considered further because necessary regulations and permitting infrastructure are not available to allow it.

Volumes of Residuals Noted in Feasibility Study Require Clarification

At page 2-1 of the Feasibility Study, water treatment residuals are estimated to be generated at an average rate of 120 cubic yards per day. Converting to gallons per day, this would be about 24,200 gallons per day. The generation rate of 24,200 gallons per day is much lower than numbers used elsewhere in the report. For example, at page 3-6, it is estimated that the average of unthickened residuals to be shipped to Blue Plains is between about 1.6 million gallons and 8.1 million gallons per day.

On answer to this discrepancy might be that the lower number is a volume of dewatered sludge, while the higher numbers reflect residual volumes with no treatment at all. At page 3-10, it is estimated that an average of between about 390,000 and 2,000,000 gallons of thickened residuals (2 percent solids) per day would be taken to Blue Plains.

Introducing the 120 cubic yard per day average production rate (i.e., for dewatered residuals containing more than 30 percent solids) at the outset of the Feasibility Study presumes that dewatering will occur at Dalecarlia—putting the cart before the horse, and indicating a bias to the report almost as soon as it begins.

The Corps should provide a simple table showing the design criteria for residuals to be managed, including average production volumes, solids content, and chemical content. These should be provided for current technology used at Dalecarlia, and should be compared with

22-10-EC

Washington Aqueduct November 12, 2004 Page 6.

other water treatment systems that currently use Potomac River water (e.g., FCWA) on some consistent basis (e.g., per million gallons of water delivered).

22-11-EC

Next, the Corps should provide simple tables to illustrate how the volumes, solids content, and chemical content of residuals are expected to vary over the design life of the project for each of the alternatives considered. As noted above, we believe the alternatives should consider approaches to reduce the volumes of residuals requiring management.

Operating Costs for Monofill Alternative Appear Low

The Feasibility Study puts the annual cost of operating a monofill at \$138,000. If true, assuming a 120 cubic yard per day generation rate (seven days per week, water treatment residuals only), the cost per cubic yard would be \$3.15. It is hard to believe that the dewatered residuals could be transported to the monofill for \$3.15 per cubic yard, let alone placed, covered, and monitored for the operating life of the monofill and a 30-year post-closure period.

22-12-AB

Monofill-specific operating costs are probably understated in the Feasibility Study by a factor of five or ten. The annual O&M cost for Alternative 2 (Dalecarlia Monofill) probably will be in the range of \$1.4 to \$2.1 million, including both the monofill-specific operating costs and the other operating costs of this alternative.

The Feasibility Study Ignores the District's Urban Trees Law and Little NEPA

The Urban Forest Preservation Act of 2002 was passed by the Council in an effort to minimize loss of environmentally important tree cover throughout the District of Columbia. It requires permits for removal of certain trees, and payments into the Tree Fund of at least \$35 for each inch of circumference for certain trees.

22-13-CD

Clear cutting any area of the forested Dalecarlia property (e.g. to facilitate construction of a monofill), will necessarily require compliance with the Urban Forest Preservation Act.

In addition, DC Public Law 8-36, the Environmental Policy Act of 1989, requires that all District of Columbia agencies consider the environmental impact of all proposed major actions prior to issuing any approvals for such actions. It does not appear that the Feasibility Study expressly considers DC Public Law 8-36. It is not clear that the screening criteria used by the Corps to reduce the number of alternatives under consideration are consistent with DC Public Law 8-36, or with NEPA, for that matter.

Summary

22-14-NB

The limited number of alternatives remaining under consideration (three), and the elimination of several alternatives that appear to have relatively little environmental impact (e.g., pipelines to convey residuals to major transportation routes), suggest that the screening process should be revisited to better achieve the goals of NEPA and DC Public Law 8-36.

Washington Aqueduct November 12, 2004 Page 7.

Thank you for considering our comments. If you have any questions, or wish to discuss any of the points raised by this letter, please feel free to contact the undersigned directly.

Very truly yours,

Michael W. McLaughlin, P.E.

Mila W.M. Layllin

Senior Vice President SCS ENGINEERS

MWM:bpc

Specific Comments

23-1-KA

Have you considered conversion of the water intake from a surface intake to a well based intake system. The current surface intake is the source of the turbidity that needs to be removed. If you switched to a series of properly constructed wells under the river for the intake the turbidity of the water would approach zero and thus you could reduce the costs for sedimentation and eliminate the need for a costly sludge thickening and trucking process. I realize that the well based intake would be costly to construct and operate but it would be environmetally better in at least two ways: 1) vastly reduced turbidity and thus much less need to chemical floculants to remove sediment; and 2) you could decommission little falls dam and improve fish migration on the river by restoring its natural flow which would work much better then the fish ladder. Please consider this alternative by instructing the engineers to at least cost out what a well based input would be. Regards,

Name

Agency Citizen

E-Mail

Address

Telephone

Number

Please

Contact

ContactRequested

Specific Comments

Dear Mr. Jacobus:

Thank you for the opportunity to offer suggestions on additional alternatives for the Residuals Project. I would like to offer some prospective additional alternatives as well as comments on the screening criteria.

24-1-IA

There should be a criterion as to the number of years for which alternatives will be projected to provide adequate service. Alternatives should provide service for at least 30--and quite possibly 40 or 50--years in order to be considered feasible and prudent. The only alternatives with a shorter service life that should be further considered would be interim solutions--to be operated pending completion of a permanent alternative--that would have impacts and costs appropriate to a temporary solution.

24-2-FC

Similarly, alternatives should not necessarily be limited to those which can be implemented by 2009. Feasible alternatives--which meet the other criteria-should be reconsidered for further study if their only deficiency is their inability to be on line by 2009.

24-3-FD

If the DEIS finds that otherwise promising alternatives are available, then potential actions options would include implementation of a temporary interim alternative and/or renegotiation with the EPA to extend the deadline until such alternative could be implemented. The trucking of residuals could be considered a potential interim solution. While this would have definite impacts on neighborhoods served by the roads along the trucking routes, it would have less impact if limited to the time until an additional permanent alternative--such as a pipeline--could be implemented later (but committed to in the Record of Decision). In addition to the proposed pipeline to Blue Plains, pipeline routes that are shorter or with more accessible rights of way should be considered. Two examples could incorporate the former rail line that runs through the Aqueduct, which is now the Crescent Trail. It should be possible to construct a pipeline along this right of way with little or no permanent impact to the Trail as a recreation facility. The pipeline could turn out River Road (similar to the previously considered alternative) or continue east to the current CSX system, where the residuals could be transferred to rail cars for further transport. A pipeline terminating at River Road could deliver residuals to a drying facility located on suitable industrial land near I-495 or to tank trucks for transport to a more remote processing facility. Similarly, a pipeline following the trail downtown might alleviate some of the impacts discussed at the last meeting to properties along MacArthur Blvd, and facilitate! connection to the pipelines previously discussed to Blue Plains or transfer to tank trucks to Blue Plains (as an interim solution if the entire pipeline cannot be completed by 2009). I understand that these may require implementation of an interim alternative if completion by 2009 or renegotiation with EPA are not

feasible. Interim alernatives could include trucking and/or a landfill that avoids permanent impacts to viewsheds, even though both of these alternatives are likely to have impacts that would be undesirable for the short-term and probably unacceptable for the long-term.

24-4-CA

If any landfill is further considered for the short or long-term, I would recommend moving the residuals under MacArthur Blvd through a short underground tunnel (e.g., small rail or conveyor system), similar to but much smaller than the existing rail tunnel through the Aqueduct, or a pipeline in order to obviate the need for trucks to carry the residuals across the street.

24-5-FD

The costs associated with the drying process proposed for a permanent trucking alternative may require modifications for using trucking as an interim measure. Possible modifications could include partial drying with presumably less expensive equipment, or no drying. Both of these methods would likely require additional trucks (and/or substitution of tank trucks), but this may be worthwhile if it affords implementation of a better long-term solution.

24-6-EB

Long-term trucking might be a potential acceptable long-term measure if the number of required trucks could be substantially reduced. As discussed at the last meeting, it may not be clear whether application of certain oven technology would be feasible. I have not been been able to review the proposed drying process, though I did examine samples of the dried residuals at the poster session. Centrifuges might increase or speed the water drawn from the residuals if only gravity or air-drying is currently planned. Also, grinding the residuals into a fine powder could increase the density of the residuals, permitting a greater weight to be carried in a smaller volume--and perhaps in a smaller number of trucks or in trucks of smaller size.

24-7-BB

Another option that would lessen the impacts of trucking would be the relocation of part of all of the Aqueduct facility (or construction of the dring facility) to federal lands closer to I-495, such as on part of the Navy's property in Carderock--which must be close to the Aqueduct's current pipeline between Great Falls and Dalecarlia.

24-8-EA

Understanding that the current dumping of residuals does not appear to be a feasible long-term option (though it may be warranted as an interim solution), perhaps there may be dumping options that avoid harmful environmental impacts--such as diluting the residuals through the constant dumping of diluted residual at many sites located to avoid or minimize damage to the environment.

24-9-EA

Finally, perhaps creation or extension of an island or islands in the Potomac could be accomplished with these residuals in a manner that that does not result in the environmental impacts caused by the current dumping. It may be possible to create islands that would be relatively consistent with viewsheds and habitats. This has been successfully done on land with far less environmentally-friendly materials (e.g., Mount Trashmore in Norfolk, Virginia).

Again, I appreciate the opportunity to offer additional suggestions and comments. I encourage the Corps to continue to work with the community to identify and implement a solution (or solutions) that minimizes long-term impacts to our neighborhoods. Sincerely,

_ _ _

Name

Agency

N/A (individual)

E-Mail Address

Audiess

Telephone Number

Please

Contact

Public Submission of Residuals Alternatives

From

Sent: Monday, November 15, 2004 5:01 PM

To: Peterson, Michael C WAD

Subject: Public Submission of Residuals Alternatives

Dear Michael,

Per our conversation of just a few moments ago, I am submitting for your consideration the attached set of alternatives regarding the Residuals Project at Dalecarlia. It is in Adobe Acrobat format, but should you have any difficulties in receiving or reading the document, please contact me and I will deliver a hard copy.

25-1-QA

Regards,

SludgeStoppers

Specific Comments

Attn: Michael Peterson Dear Mr. Peterson:

26-1-IA

This comment is being submitted on behalf of the Palisades Citizens Association, which opposes the proposal to truck through the Palisades and other District neighborhoods the residual treatment solids that result from the water treatment process from the Washington Aqueduct.

26-2-DA

We believe you should revisit the only true permanent and environmentally sound solution to this process, namely construction, through horizontal boring, of a pipeline to the Blue Plains Water Treatment facility. Such a pipeline would avoid construction of a centrifuge, make dumping unnecessary, and preserve the character of the affected land in all of the communities that will be impacted.

26-3-IA

We urge rejection of Alternative 2 that envisions disposal of solids at a landfill to be constructed in the Greater Spring Valley area and support, as noted above, Alternative 5, the construction of a pipeline to Blue Plains. Respectfully submitted,

Name

Agency

Palisades Citizens Association

E-Mail

Address

Telephone

Number

Please Contact

1. If you plan to build the residuals treatment facility, the round settling tanks can be built into the ground with the top lip at gound level. There is precedence 27-1-BA for this strategy on the facility. The ponds on the south side of the facility are at ground level. 2. Built berms and other architectural landscape devices to hide the facility and 27-2-BA, BC control noise. 3. The truck entrance and exit can be below grade to the west of the Crescent 27-3-BA Trail. 4. Where is the disposal site for the trucked sludge? Has the Aqueduct entered into negotiations with the property owners? What is the capacity of the site and 27-4-BB for how long? What will be done when the site is filled? Will you be able to find a site in 20 years within a reasonable distince from Delcarlia? 5. When will the digital model of the area be available for viewing. How far will the model extend beyond the boundaries of the existing site? I would suggest from Goldsboro road on the north, Masschuetts on the east, Nebraska/Arisona 27-5-BD on the south and the crest of the river valley on the west. It might be interesting to include the George Washington Parkway from Rosslyn. I know that the technolgy and tools are available to make the digital process economincal. Also, there needs to be a summer and winter conditions for the flors. 6. The spreadsheet for costs needs serious editing to develop the supporting data 27-6-AB for the line item costs. 7. The 20 year discount rate is a trivial line item. 27-7-AA 8. Many government agencies, including the military are evaluating projects from a Name Agency E-Mail Address Telephone Number Please ContactRequested

Contact

Specific Comments

Ladies and Gentlemen: I am writing to comment on the Water Treatment Residuals Management Project. I live in the vicinity of the Dalecarlia facility in the Brookmont neighborhood of Bethesda. I would ask you to consider the following alternatives in your Draft Environmental Impact Statement.

28-1-DC

1. Convey Dewatered Residuals to Blue Plains Via Potomac Interceptor Alternative 4 of the Engineering Feasibility Study of May 2004 only mentions in passing that the residuals could be dewatered at the Dalecarlia facility and then conveyed to the Blue Plains facility via the Potomac Interceptor. The introduction to Alternative 5 then states that such an option would have the same negative consequences as Alternative 4. That is not true. Instead, such an alternative would eliminate all the negative effects on the Potomac Interceptor of Alternative 4. As mentioned in the Feasibility Study, an on-site thickening facility would not only allow control over the solids-collection process and provide a more consistent residuals product. If combined with additional storage facilities, it would also obviate the need to discharge residuals into the Potomac Interceptor during wet weather, which is the only time DC WASA has a problem with Combined Sewer Overflows. During dry-weather days, the Potomac Interceptor has more than ample capacity to accept! the residuals, which, at a 2% concentration of solids, would still be easily conveyable. An active management of residuals discharge into the Potomac Interceptor would also reduce, if not eliminate, the need for additional treatment capacity at the Blue Plains facility. Such active management, if coordinated properly with the Blue Plains facility, would also allow Blue Plains to adjust their treatment processes accordingly. The technical issues therefore seem relatively easy to overcome. According to the Engineering Feasibility Study, however, no attempt was made to formally contact DC WASA about this option, even though DC WASA is a major offtaker of drinking water from the Dalecarlia facility. That is inconsistent with the Corps' obligations under the National Environmental Policy Act to thoroughly evaluate all reasonably available options.

28-2-DB

2. Convey Dewatered Residuals to Blue Plains Via Pipe in Potomac Interceptor If it were not feasible or not economically practicable to treat the water treatment residuals jointly with the incoming sewage at the Blue Plains facility, then dewatered residuals could be conveyed to Blue Plains through a dedicated pipe within the Potomac Interceptor. Such a pipe could consist of either stainless steel or high density polyethylene and would be attached to the inside of the Interceptor using metal brackets. Installing such a pipe within the Interceptor would not appear to be a problem, as the Interceptor is large enough for people to work in on dry-weather days, when only the bottom of the sewer would be covered with sewage. Only where the Interceptor passes under the Anacostia River may it be necessary to lay a separate pipeline along the Interceptor. Given the relatively easy access to the Potomac Interceptor, and the low risk of any negative consequences should the pipe malfunction, it would not

appear to be necessary to install redundant pipes in areas other than the Anacostia crossing. The effect on the capacity of the Potomac Interceptor would therefore be acceptable. Most importantly, it would not be expected to lead to a significant increase in the number of combined sewer overflows. At the same time, the negative consequences (if any) on the treatment processes at Blue Plains could be avoided.

28-3-DB

In conversations with neighborhood representatives, representatives of the Army Corps of Engineers have admitted that similar solutions have been successfully implemented in other cities. Not analyzing such an option thoroughly would therefore be inconsistent with the Corps' obligations under NEPA. Please don't hesitate to contact me with any questions you may have regarding these comments. Yours sincerely,

Name

Agency

E-Mail

Address

Telephone

Number

Please

Contact

November 15th, 2004

Mr. Thomas P. Jacobus General Manager Washington Aqueduct U.S. Army Corps of Engineers, Baltimore District 5900 MacArthur Boulevard, NW Washington, DC 20016-2514

Re: Brookmont Community comments on and alternatives to the proposed Washington Aqueduct Water Treatment Residuals Management Process Facility to be located at the existing Dalecarlia Facility

Mr. Jacobus.

This letter is submitted by the Brookmont Civic League on behalf of the residents of the Brookmont neighborhood (see attached Petition).

We are writing to object to the U. S. Army Corps of Engineers (USACE) failure to follow the spirit, intent or letter of the procedural requirements set forth in the National Environmental Policy Act (NEPA) with regard to the proposed expansion of your existing Dalecarlia Facility.

Secondly, we are submitting our questions, comments and criticism of the narrow range of alternatives proposed by the USACE in your Engineering Feasibility Study (EFS) dated May 2004.

Finally, we submit our proposals for viable alternatives that were not considered in the EFS. We believe these proposed alternatives demonstrate a range of appropriate options for a more sensitive and beneficial response to this matter, and point out that they have been generated within the limited time available to us due to the USACE's lack of sufficient and meaningful notification.

29-1-NC

A. Lack of sufficient and meaningful notification.

The citizens of Brookmont believe that the USACE failed to act in good faith and consistently with the NEPA throughout the process of moving forward with plans to expand the Dalecarlia Facility. A central component of NEPA is to provide citizens most directly impacted by a major federal action the opportunity to comment on the action and provide alternatives.

The USACE has failed to provide reasonable notice since this project was reintroduced to the public in January of 2004, despite your apparent intention and ongoing efforts to modify the plant for over the past nine (9) years. This lack of notification has resulted in our community having inadequate time to effectively prepare for public meetings and review alternatives.

Secondly, the USACE has failed to provide to the public the critical documentation necessary to appropriately review the project. The net effect has been to limit meaningful public participation.

Failure to assess of reasonable alternatives given the environmental impact.

The changes proposed by the USACE impose a heavy industrial solution in an existing densely populated residential community. Furthermore, we believe the proposed facility's siting, topography (both existing USACE undocumented landfill surcharge, circa 1960's, as well as underlying natural landforms) and

infrastructure (specifically the surrounding public road and intersection network) are not adequate to the initial construction of and ongoing safe daily operation of this facility.

Such an invasive proposal requires careful consideration of all possible solutions with a view toward finding a sound and minimally invasive result.

Much data is missing from the EFS. Many alternatives were not thoroughly researched, alternatives that may more appropriately meet the needs of the surrounding communities while still satisfying the requirements of the Scope of Statement.

There are several instances in the EFS where a fact is used to screen out one alternative, but not another.

Lastly, the cost analysis appears to be both faulty and misleading. In short, the report generates more questions than it answers.

C. Environmentally sensitive alternatives that the USACE must explore.

We submit our comments on the proposed alternatives and present new viable alternatives not considered by the USACE, consistent with the November 15, 2004 solicitation for comments (extended) deadline set by the USACE.

We are following the NEPA process as fully as possible, given inadequate notice and incomplete documentation. We have made our best effort to identify other alternatives that should be evaluated by the USACE, despite not having access to the original studies that provided the basis for the 26 alternatives considered in the EIS process.

The attached documents from the Brookmont Engineering Committee address:

- Questions, comments and criticism of the narrow range of alternatives proposed by the USACE in your Engineering Feasibility Study (EFS) dated May 2004;
- Six (6) viable proposed alternatives which were never considered by the USACE, which are outlined below:
 - 1. Relocate proposed facility -"pipe within a pipe solution;
 - 2. Relocate proposed facility existing Crescent Trail/DC Metro rights of way solution;
 - 3. Relocate proposed facility existing abandoned sewer line(s);
 - 4. Relocate proposed facility to Carderock (Naval Surface Warfare Center) adjacent to US 495;
 - 5. Relocate proposed facility to Georgetown Reservoir site;
 - 6. Re-site proposed facility within existing Dalecarlia campus.

Our priorities in developing these alternatives have been,

- Relocate the facility to an appropriate existing industrial site.
 - Or, failing that,
- Re-site the proposed facility within the existing Dalecarlia plant campus.

Conclusion

The public has a right to participate fully in the development of alternatives to the current water treatment residuals management process. The record must remain open to other alternatives until such time as we have been provided with an opportunity to review and analyze the critical documents that we have requested. Therefore, the residents of Brookmont request that the USACE re-open the NEPA process to provide for meaningful participation and to evaluate the alternatives. We are joined in this demand by

neighboring communities and local leaders. Attached, please find a petition to this end, signed by Brookmont residents.

aby the for madeline Greeneld

Sincerely,

Madeleine Greenwald,

President, Brookmont Civic League

Attachment B

COMMENTS ON PROPOSED WATER TREATMENT RESIDUALS MANAGEMENT PROCESS PRELIMINARY RESPONSE, 11-13-2004

VIABLE ALTERNATIVES NOT CONSIDERED/EVALUATED BY THE CORPS

29-3-DB

1. Option A: Insert a dedicated pipeline within the Potomac (Dulles) Interceptor from the sediment pends at Dalecarlia to Blue Plains or to another plant within the Potomac Interceptor sewer system. This option and the next two (B,C), assume use of the \$50 million baseline budget to build a new facility or to expand capacity at Blue Plains or another treatment plant for thickening and dewatering the Dalecarlia residuals

The technology to accomplish this pipe-within-a-pipe approach currently exists, and it has been employed elsewhere. Municipal sewer systems in Albuquerque, Indianapolis, Omaha, Paris, Vienna, Tokyo and Berlin have had metal brackets robotically installed to hold conduit pipe. A dowel and screw process was involved with some of the larger dimension conduits. Although high-tech robotics were involved in these projects, in each instance, the cost was less and the construction process less disruptive than conventional trench systems. Water and gas mains and other pipelines have been inserted into municipal sewers. A German firm indicated that, given the size of the Potomac Interceptor Sewer, a manual application of brackets and sewer pipe would be more cost effective than the use of robotic technology. Thus, this approach meets the "proven methods" screening criteria.

This approach also has a built-in redundancy component: even in the unlikely event the residuals line within the sewer ruptured, it would not pollute the sewage in the Potomac interceptor sewer. Repairs could be made in an expeditious manner that would not affect treatment of the waste water from in the Potomac Interceptor system. Thus, this atternative also preserves the "quality, reliability and redundancy of the existing water treatment and distribution system" screening criteria.

This approach would send the residuals to an advanced water treatment facility at an industrial site for a level of treatment that would meet the full requirements of the Clean Water Act. These standards are higher than those currently envisioned for residuals treatment at Dalecarlia in the Engineering Feasibility Study. As such, the pipe-within-a-pipe approach would exceed the requirements of the National Pollution Discharge Elimination System permit requirement to reduce or eliminate discharge to the Potomac River. Thus, this approach fully meets the "NPDES permit" screening criteria.

In the Engineering Feasibility Report, alternatives involving new piping adjacent to the existing Potomac Interceptor were eliminated due to zoning, security and land use regulations. The pipe-within-a-pipe alternative would not involve extensive excavation on National Park Service or other sensitive, federally administered, property. Access to Potomac Interceptor would be primarily (if not entirely) through existing manholes/vents. Thus, it complies with zoning and land use regulations, institutional constraints, and other Federal and local regulations, and thereby fully meets those screening criteria.

This approach would eliminate the pollution and other health and safety concerns involved in trucking contaminated sludge along residential streets, past an extended care facility, past a large hospital and through countless school crossings. These concerns were brought up previously. As well, the need for the thickening and dewatering plant would be made obsolete, eliminating the abrupt intrusiveness created by the sludge plant that is just a few yards from the most used recreational trail in the region, and among quiet residential neighborhoods.

This approach would ensure that the permitting timetable could be met. None of the preconstruction archeological surveys mandated by the Historic Preservation Act would have to be undertaken prior to installation of the pipeline. Installation could occur daily in off-peak sewer use hours. Thus, it complies with the requirement to meet "Federal Facilities Compliance Agreement, including scheduling" screening criteria.

The lower sections of the Potomac Interceptor that would be used in this approach range in size from 8 foot diameter concrete pipes to 13 X 7.75 foot rectangular reinforced tunnels in the lower section of the sewer system. The Potomac Interceptor uses a pumping station and a pressure main with a smaller diameter pipe to carry sewage across the Anacostia River. This constraint might be overcome by running the residuals pipe outside the Potomac Interceptor Sewer for that short section. The residuals pipe might be routed in the bridge undercarriage directly below the roadway, and then rejoin the Potomac Interceptor below the pressure line section.

The Potomac Interceptor Sewer on this route is operated and maintained by DCWASA, a major Army Corps of Engineers customer and institutional partner in providing drinking water and treating waste water in the District of Columbia.

In summary, the pipe-in-pipe approach is viable both technologically and logistically. It would comport with the overall purposes of the National Environment Protection Act. It would meet each of the stated objectives of the Notice of Intent in the January 12, 2004 Federal Register Notice. It would greatly exceed the pollution reduction intent of the "NPDES permit" screening criteria. Lastly, and most importantly, it would "minimize, if possible, impacts on various local and regional stakeholders and minimize impacts on the environment (traffic, noise, dudt, pollutants, etc)." This solution is the only option that is acceptable to the surrounding communities and must be pursued vigorously. A cost analysis should be completed for this option, one in which the environmental impacts are thoroughly evaluated and costed-out.

2. Option B: Route a residuals pipeline primarily along Metro rights of way.

29-4-DA | | ¹

In this approach, a pipeline would be inserted, starting at the former D.C Transit trolley line immediately next to the Dalecarlia settlement ponds. Trenchless technology would be used to send a pipe along that right of way to Georgetown. Continuing on from Georgetown, the Key Bridge would be used to carry the line over the river to the edge of Rosslyn. The trenchless line would be continued a few hundred feet alongside of the George Washington Parkway to a point above the Metro Orange/Blue line. Then the line would be inserted into the utility tunnels, chases, ducts or storm mains of the Metro. The residual pipeline would continue through this system to a point near the Anacostia station, at which point it would be routed alongside the Anacostia Freeway to Blue Plains.

This option achieves many of the goals stated in Option A, but mechanically achieves piping the residuals along a different route. Metro is reportedly strapped for cash, and might consider this option. This option should be further studied. We note that there are several possible variations within the proposed routing that should be considered in parallel with the proposal.

3. Option C: Locate an abandoned sewer main and either reline it for use as a dedicated pipeline for part of the route to Blue Plains or to the WSSC plant along River Road, or use the abandoned main as a void into which a dedicated line could be inserted.

29-5-DA

One such abandoned line reportedly parallels the Potomac Interceptor from Potomac into the District. This line was identified in the late 1970s to members of the Montgomery County Executive's citizen advisory panel on the planned Rock Run Advanced Treatment Plant. That plant was to have been constructed in the Avenal Country Club area. In the course of studying options, consultants mentioned the older, abandoned sewer line, and it was briefly considered for use in carrying treated water from the proposed plant to a point below Chain Bridge to avoid the Army Corps intake in that section of the river. The Rock Run plan was dropped after about 2 years of planning. The abandoned line might be used to carry a residual pipeline to the WSSC plant along River Road, avoiding excavation in the NPS C&O Canal property.

4. Option D: Consider different sites for the thickening and/or thickening/dewatering facility on the existing grounds.

In the existing plans, dozens of residential homes are well within 1200' of the plant. Yet several different locations exist for the proposed facility which would mitigate the number of homes within close proximity the new facility. (See attached drawings). The following table shows the advantages of each drawing. These site alternatives must be evaluated in the case a new facility needs to be built. Additionally, as part of the existing plans, barriers and blockades must be included in all future plans as ways to lessen the pollutants (noise, smell, sight, dust, etc). These remedies are not ideal, but should have been included in the Engineering Feasibility Study and must be included in the Statement of Scope, the draft EIS and the final EIS.

29-6-BB

| Drawing A - Carderock | Drawing B - Georgetown | Drawing C1 ~ Dalecarlia | Drawing C2 - Dalecarlia |
|-------------------------------|-------------------------------|--------------------------|------------------------------|
| - Existing secure campus | Reservoir | - Existing secure usage | - Existing secure usage |
| - Construction on | - Existing secure federal | campus | campus |
| undisturbed site | campus | - Repurpose unused west | - Dewatering and |
| - No elaborate or costly | - Adjacent to controlled | filter building | thickening tanks built above |
| foundation system | intersection | - Dewatering building on | modified sedimentation |
| - Direct access to beltway | - Possible direct access to | undisturbed site | basins |
| - No proximity to residential | parkway | - No elaborate or costly | - Limited proximity to |
| areas | - No proximity to residential | foundation system | residential areas |
| | areas | - Limited proximity to | |
| | | residential areas | W. 2007 |

Comments on General Assumptions

29-7-DA

 Please provide evidence that a more environmentally friendly flocculent does not exist, and that deflocculation is not feasible.

29-8-CA

2. Please indicate how the Corps plans to ensure that there are no munitions on the proposed monofill and thickening/dewatering plant sites, given the recent discovery of munitions in the Spring Valley and Westmoreland vicinity. The Summary of Statement specifically limits the Corps to relying "on findings of existing investigations". There are no current or planned investigations in these areas. We consider this to be a top-priority safety issue.

29-9-BB

3. Please provide complete information on how the selection was made of the site for the proposed thickening and dewatering facility, or provide a copy of the actual study (studies) that was used to make the decision. Pages 4-6 says that site was "identified in previous work".

29-10-FD

4. Please provide explanation for why a 20 year time frame was chosen as acceptable for the life of the landfill. This seems unreasonably short; for example, just the construction of the project represents 15% of the total length of the project. This is not an acceptable investment metric and biases the cost estimates.

29-11-BA

5. The size of the thickening and de-watering facility for alternatives requiring this process is discrepant. In the narrative part of the Engineering Feasibility Report it is described as 128'long, 76' wide and "three stories" high. The elevations and equipment specifications show that the building will be 235'long, 250' wide and 80' high. Please resolve this discrepancy so stakeholders will have accurate information.

Comments on Alternatives

29-12-GA

1. Many of the alternatives require some sort of trucking of thickened, dewatered sludge through residential neighborhoods, both DC and MD. Trucking raises many environmental concerns such as air quality, noise, traffic congestion and traffic safety and effect on ozone emissions. Each of these concerns should be addressed separately as part of evaluating any alternative requiring trucking. The planned studies regarding these concerns, if they exist at all, are wholly inadequate. Please provide a detailed plan of how these concerns will be studied.

29-13-GG

2. The manufacturing and trucking of dewatered, "aluminized" sludge may produce dust that could be harmful to children, the elderly and perhaps even healthy people. This is of particular concern because of the close proximity of these activities to residential neighborhoods —Brookmont, Dalecarlia and Sibley Hospital to name a few. Please provide evidence that this "aluminized" dust, which we know is harmful to fish, is not harmful to mankind. We note that in two Corps-favored alternatives, this material is to be trucked past a hospital, a long-term care facility, and through residential neighborhoods.

29-14-GA

3. In alternatives requiring trucking sludge, the estimates of the number of truck trips was downplayed by not taking into account days of increased turbidity, which can increase suspended particulate matter substantially. This will increase the number of truck trips/day. On the other hand, days-of-high-turbidity was used as an eliminating factor for Alternative 4 because Blue Plains could not handle the combined storm sewer overflow plus the residuals from Dalecarlia. Please explain this bias and re-present trucking

alternatives/cost calculations taking into account the higher number of truck-trips/day on days of high turbidity.

29-15-CA

4. Construction of both the landfill and new dewatering facility will be highly disruptive and have strong negative environmental consequences. Please provide an analysis of the impact that this construction will have on the surrounding environment, including air (dust, noise, ozone, particulates), water (runoff, contaminants), flora and fauna. Also establish

29-16-BC

scientifically whether or not there are endangered plants or animals that will be threatened (or any other pertinent impact).

29-17-DD

Alternative 7 – Piping thickened residuals to WSSC or Corbalis. Please provide complete
justification as to why this alternative was rejected, as it is clearly similar to Alternative #5;
distances are comparable and obtaining permits would more than likely be less
challenging.

29-18-CA

6. Alternative 4 was discarded based on DC regulation that prohibits "sludges or other materials from sewage or industrial waste treatment plants or from water treatment plants" from being discharged to the District of Columbia sewer system. Yet, Alternative 2 was not discarded, despite existing DC regulations that prohibit the building and maintaining of a landfill on the District. This sheds some doubt on the integrity of the assessment and leads the reader to believe the whole report is biased. Please explain this bias.

Comments on Cost Analysis

29-19-AB

 In Table 5-2, the trucking costs for Alternatives 5 and 25 are exactly the same, yet clearly alternative 25 is much more expensive in terms of trucking costs. Please explain this discrepancy.

29-20-AB

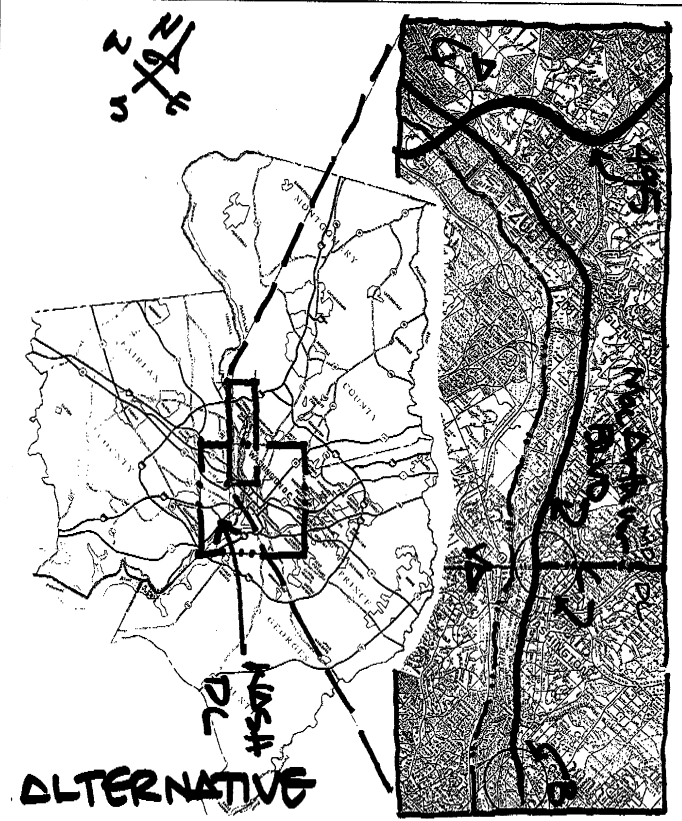
In Alternative 2, there are no costs associated with trucking the residuals to the monofill.
 This is not credible. Please explain.

29-21-IA

 As trucking costs are operational and piping costs are mostly construction costs, any cost analysis will favor trucking options over piping options.

29-22-AB

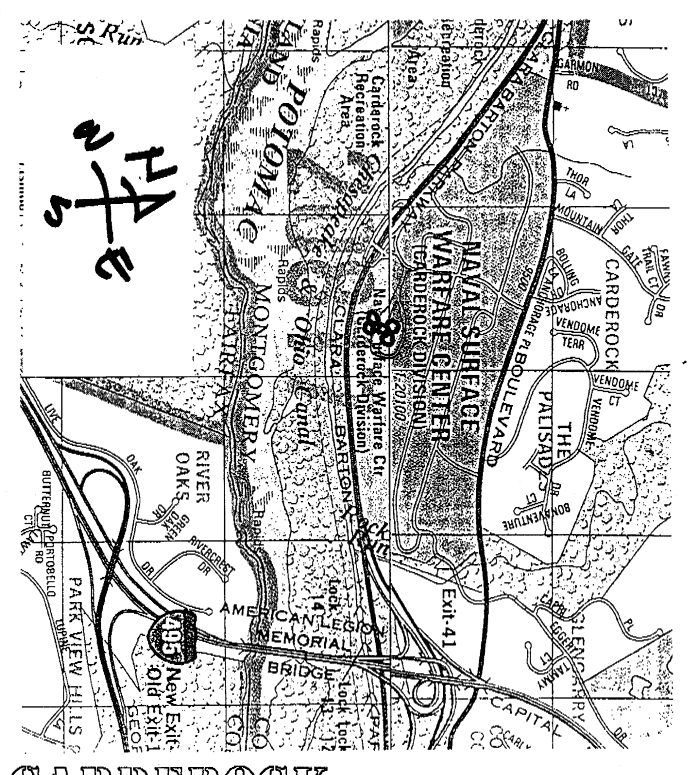
 No costs associated with road deterioration and environmental impacts were included with any alternative.



SITE LOCATIONS

WASHINGTON DC METRO AREA WITH DETAIL OF POTOMAC CORRIDOR FROM GEORGETOWN TO THE BELTWAY

WASHINGTON AQUEDUCT BALTIMORE DISTRICT USACE BROOKMONT CIVIC LEAGUE - ALTERNATE SITE PROPOSAL 13 NOVEMBER 2004

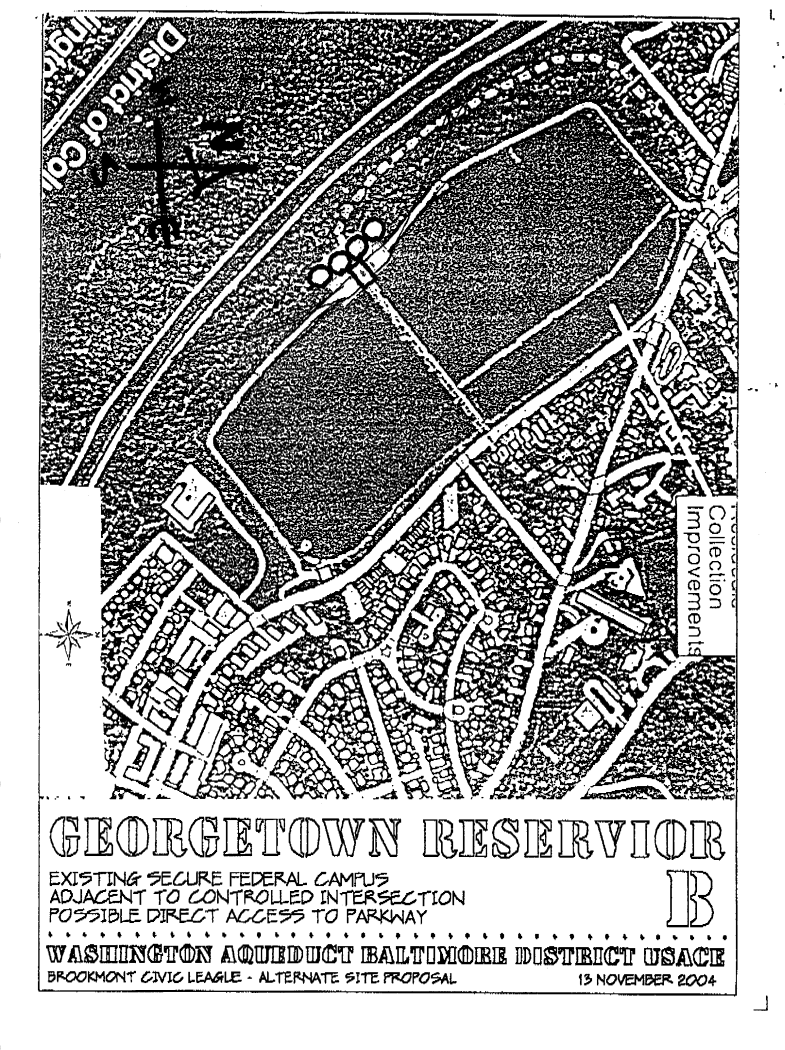


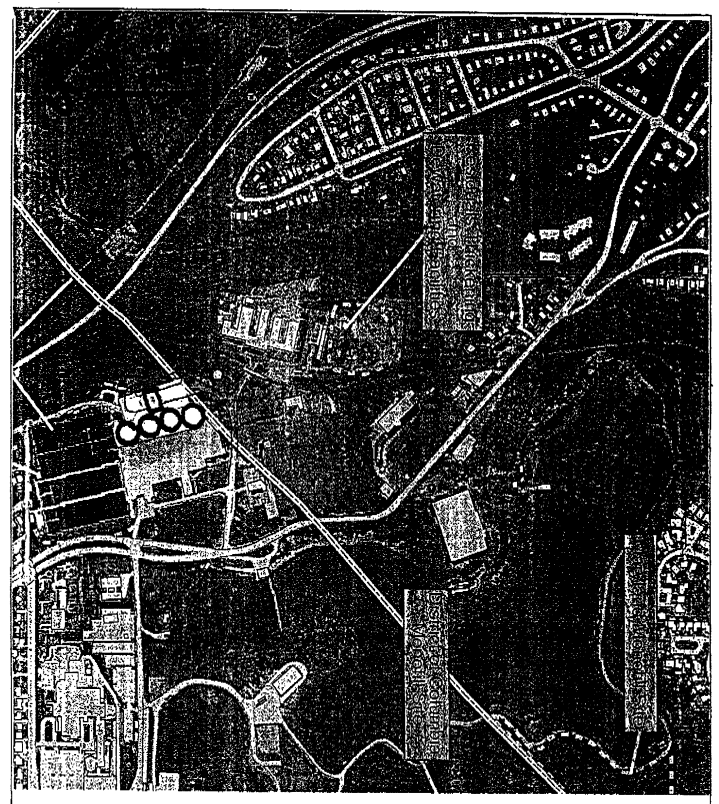
CARDEROCK

EXISTING SECURE FEDERAL CAMPUS
ADJACENT TO EXISTING CONTROLLED INTERSECTION
CONSTRUCTION ON UNDISTURBED SITE
NO ELABORATE/ COSTLY FOUNDATION SYSTEM
DIRECT ACCESS TO THE BELTWAY



WASHINGTON AQUIEDUCT BALLTIMORIE DOISTIBLICT USACE BROOKMONT CIVIC LEAGLE - ALTERNATE SITE PROPOSAL 13 NOVEMBER 2004

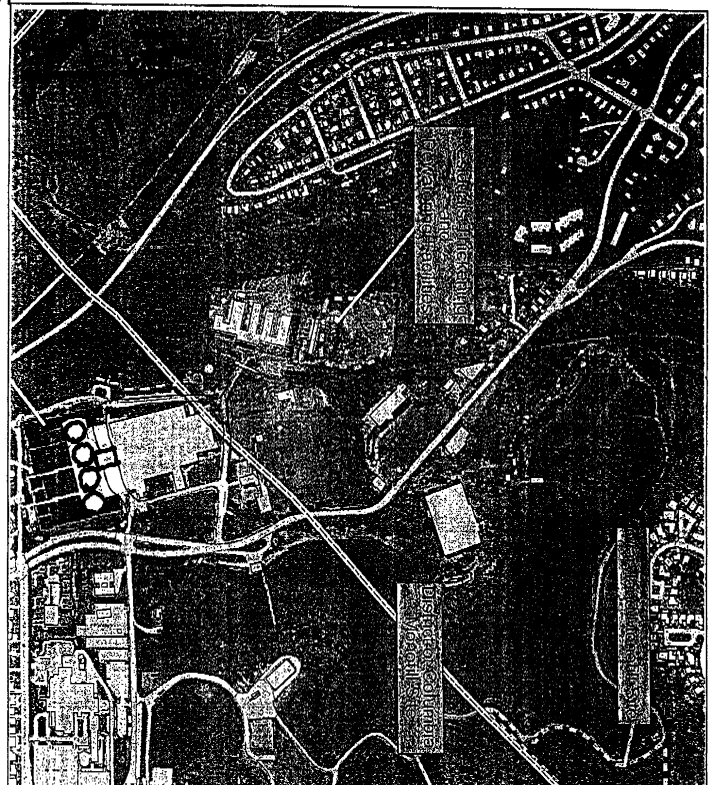




DALECARLIA I

EXISTING SECURE USACE CAMPUS
REPURPOSE UNUSED WEST FILTER BUICLING
DEWATERING BUILDING ON UNDESTURBED SITE
NO ELABORATE/ COSTLY FOUNDATION SYSTEM

WASHINGTON AQUEDUCT BALLTIMOBE DISTRICT USACE BROOKMONT CIVIC LEAGUE - ALTERNATE SITE PROPOSAL 13 NOVEMBER 2004



DALECARLIA 2

EXISTING SECURE USACE CAMPUS

DEWATERING BUILDING - THICKENING TANKS ABOVE MODIFIED SEDIMENTATION BASINS C2

WASHINGTON AQUEDUCT BALLTIMORE DISTRICT USACE EROCKMONT CIVIC LEAGUE - ALTERNATE SITE PROPOSAL 13 NOVEMBER 2004